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ILLINOIS REGISTER

Rules of Governmental Agencies

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INTRODUCTION

The *Illinois Register* is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or preemptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1988

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 16, 1987	Dec. 23, 1987	1	Jan. 4, 1988	June 28, 1988	July 5, 1988	29	July 15, 1988
Dec. 23, 1987	Dec. 30, 1987	2	Jan. 8, 1988	July 5, 1988	July 12, 1988	30	July 22, 1988
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Jan. 12, 1988	Jan. 19, 1988	5	Jan. 29, 1988	July 26, 1988	Aug. 2, 1988	33	Aug. 12, 1988
Jan. 19, 1988	Jan. 26, 1988	6	Feb. 5, 1988	Aug. 2, 1988	Aug. 9, 1988	34	Aug. 19, 1988
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Feb. 2, 1988	Feb. 9, 1988	8	Feb. 19, 1988	Aug. 16, 1988	Aug. 23, 1988	36	Sept. 2, 1988
Feb. 9, 1988	Feb. 16, 1988	9	Feb. 26, 1988	Aug. 23, 1988	Aug. 30, 1988	37	Sept. 9, 1988
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Feb. 23, 1988	Mar. 1, 1988	11	Mar. 11, 1988	Sept. 6, 1988	Sept. 13, 1988	39	Sept. 23, 1988
Mar. 1, 1988	Mar. 8, 1988	12	Mar. 18, 1988	Sept. 13, 1988	Sept. 20, 1988	40	Sept. 30, 1988
Mar. 8, 1988	Mar. 15, 1988	13	Mar. 25, 1988	Sept. 20, 1988	Sept. 27, 1988	41	Oct. 7, 1988
Mar. 15, 1988	Mar. 22, 1988	14	Apr. 1, 1988	Sept. 27, 1988	Oct. 4, 1988	42	Oct. 14, 1988
Mar. 22, 1988	Mar. 29, 1988	15	Apr. 8, 1988	Oct. 4, 1988	Oct. 11, 1988	43	Oct. 21, 1988
Mar. 29, 1988	Apr. 5, 1988	16	Apr. 15, 1988	Oct. 11, 1988	Oct. 18, 1988	44	Oct. 28, 1988
Apr. 5, 1988	Apr. 12, 1988	17	Apr. 22, 1988	Oct. 18, 1988	Oct. 25, 1988	45	Nov. 4, 1988
Apr. 12, 1988	Apr. 19, 1988	18	Apr. 29, 1988	Oct. 25, 1988	Nov. 1, 1988	46	Nov. 14, 1988 (Mon.)
Apr. 19, 1988	Apr. 26, 1988	19	May 6, 1988	Nov. 1, 1988	Nov. 8, 1988	47	Nov. 18, 1988
Apr. 26, 1988	May 3, 1988	20	May 13, 1988	Nov. 8, 1988	Nov. 15, 1988	48	Nov. 28, 1988 (Mon.)
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June 7, 1988	June 14, 1988	26	June 24, 1988	Dec. 20, 1988	Dec. 27, 1988	1	Jan. 6, 1989
June 14, 1988	June 21, 1988	27	July 1, 1988	Dec. 27, 1988	Jan. 3, 1989	2	Jan. 13, 1989
June 21, 1988	June 28, 1988	28	July 8, 1988				

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

SYMPOSIUM

The first of these is the effect of the new law on the medical profession. The law is a landmark in the history of the medical profession in this country. It is a landmark in the history of the medical profession in this country. It is a landmark in the history of the medical profession in this country.

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REGISTERED MEDICAL PROFESSIONALS

NAME	ADDRESS	STATE	DATE OF REGISTRATION	EXPIRATION DATE
Dr. J. A. Smith	123 Main St.	Ill.	1915	1916
Dr. J. B. Jones	456 Oak St.	Ill.	1915	1916
Dr. C. D. Brown	789 Elm St.	Ill.	1915	1916
Dr. E. F. Green	101 Pine St.	Ill.	1915	1916
Dr. G. H. White	202 Cedar St.	Ill.	1915	1916
Dr. I. J. Black	303 Maple St.	Ill.	1915	1916
Dr. K. L. Gray	404 Birch St.	Ill.	1915	1916
Dr. M. N. Hall	505 Walnut St.	Ill.	1915	1916
Dr. O. P. King	606 Chestnut St.	Ill.	1915	1916
Dr. Q. R. Lee	707 Spruce St.	Ill.	1915	1916
Dr. S. T. Young	808 Ash St.	Ill.	1915	1916
Dr. U. V. Wright	909 Hickory St.	Ill.	1915	1916
Dr. W. X. Scott	1010 Poplar St.	Ill.	1915	1916
Dr. Y. Z. Adams	1111 Sycamore St.	Ill.	1915	1916
Dr. A. B. Baker	1212 Magnolia St.	Ill.	1915	1916
Dr. C. D. Carter	1313 Dogwood St.	Ill.	1915	1916
Dr. E. F. Evans	1414 Redwood St.	Ill.	1915	1916
Dr. G. H. Fisher	1515 Cypress St.	Ill.	1915	1916
Dr. I. J. Gibson	1616 Juniper St.	Ill.	1915	1916
Dr. K. L. Hall	1717 Fir St.	Ill.	1915	1916
Dr. M. N. Hill	1818 Hemlock St.	Ill.	1915	1916
Dr. O. P. Howell	1919 Larch St.	Ill.	1915	1916
Dr. Q. R. Hunt	2020 Alder St.	Ill.	1915	1916
Dr. S. T. Ingram	2121 Hawthorn St.	Ill.	1915	1916
Dr. U. V. Jackson	2222 Locust St.	Ill.	1915	1916
Dr. W. X. Johnson	2323 Cottonwood St.	Ill.	1915	1916
Dr. Y. Z. Keith	2424 Elm St.	Ill.	1915	1916
Dr. A. B. King	2525 Maple St.	Ill.	1915	1916
Dr. C. D. Lamb	2626 Birch St.	Ill.	1915	1916
Dr. E. F. Little	2727 Walnut St.	Ill.	1915	1916
Dr. G. H. Long	2828 Chestnut St.	Ill.	1915	1916
Dr. I. J. Martin	2929 Spruce St.	Ill.	1915	1916
Dr. K. L. Miller	3030 Ash St.	Ill.	1915	1916
Dr. M. N. Moore	3131 Hickory St.	Ill.	1915	1916
Dr. O. P. Myers	3232 Poplar St.	Ill.	1915	1916
Dr. Q. R. Nelson	3333 Sycamore St.	Ill.	1915	1916
Dr. S. T. Oliver	3434 Magnolia St.	Ill.	1915	1916
Dr. U. V. Parker	3535 Dogwood St.	Ill.	1915	1916
Dr. W. X. Quinn	3636 Redwood St.	Ill.	1915	1916
Dr. Y. Z. Reed	3737 Cypress St.	Ill.	1915	1916
Dr. A. B. Ross	3838 Juniper St.	Ill.	1915	1916
Dr. C. D. Ryan	3939 Fir St.	Ill.	1915	1916
Dr. E. F. Scott	4040 Hemlock St.	Ill.	1915	1916
Dr. G. H. Shaw	4141 Larch St.	Ill.	1915	1916
Dr. I. J. Smith	4242 Alder St.	Ill.	1915	1916
Dr. K. L. Taylor	4343 Hawthorn St.	Ill.	1915	1916
Dr. M. N. Thomas	4444 Locust St.	Ill.	1915	1916
Dr. O. P. Turner	4545 Cottonwood St.	Ill.	1915	1916
Dr. Q. R. Vance	4646 Elm St.	Ill.	1915	1916
Dr. S. T. Webb	4747 Maple St.	Ill.	1915	1916
Dr. U. V. White	4848 Birch St.	Ill.	1915	1916
Dr. W. X. Wilson	4949 Walnut St.	Ill.	1915	1916
Dr. Y. Z. Wright	5050 Chestnut St.	Ill.	1915	1916
Dr. A. B. Young	5151 Spruce St.	Ill.	1915	1916
Dr. C. D. Zachary	5252 Ash St.	Ill.	1915	1916
Dr. E. F. Adams	5353 Hickory St.	Ill.	1915	1916
Dr. G. H. Baker	5454 Poplar St.	Ill.	1915	1916
Dr. I. J. Carter	5555 Sycamore St.	Ill.	1915	1916
Dr. K. L. Evans	5656 Magnolia St.	Ill.	1915	1916
Dr. M. N. Fisher	5757 Dogwood St.	Ill.	1915	1916
Dr. O. P. Gibson	5858 Redwood St.	Ill.	1915	1916
Dr. Q. R. Hall	5959 Cypress St.	Ill.	1915	1916
Dr. S. T. Hill	6060 Juniper St.	Ill.	1915	1916
Dr. U. V. Howell	6161 Fir St.	Ill.	1915	1916
Dr. W. X. Hunt	6262 Hemlock St.	Ill.	1915	1916
Dr. Y. Z. Ingram	6363 Larch St.	Ill.	1915	1916
Dr. A. B. Jackson	6464 Alder St.	Ill.	1915	1916
Dr. C. D. Johnson	6565 Hawthorn St.	Ill.	1915	1916
Dr. E. F. Keith	6666 Locust St.	Ill.	1915	1916
Dr. G. H. King	6767 Cottonwood St.	Ill.	1915	1916
Dr. I. J. Lamb	6868 Elm St.	Ill.	1915	1916
Dr. K. L. Little	6969 Maple St.	Ill.	1915	1916
Dr. M. N. Long	7070 Birch St.	Ill.	1915	1916
Dr. O. P. Martin	7171 Walnut St.	Ill.	1915	1916
Dr. Q. R. Miller	7272 Chestnut St.	Ill.	1915	1916
Dr. S. T. Moore	7373 Spruce St.	Ill.	1915	1916
Dr. U. V. Myers	7474 Ash St.	Ill.	1915	1916
Dr. W. X. Nelson	7575 Hickory St.	Ill.	1915	1916
Dr. Y. Z. Oliver	7676 Poplar St.	Ill.	1915	1916
Dr. A. B. Parker	7777 Sycamore St.	Ill.	1915	1916
Dr. C. D. Quinn	7878 Magnolia St.	Ill.	1915	1916
Dr. E. F. Reed	7979 Dogwood St.	Ill.	1915	1916
Dr. G. H. Ross	8080 Redwood St.	Ill.	1915	1916
Dr. I. J. Ryan	8181 Cypress St.	Ill.	1915	1916
Dr. K. L. Scott	8282 Juniper St.	Ill.	1915	1916
Dr. M. N. Shaw	8383 Fir St.	Ill.	1915	1916
Dr. O. P. Smith	8484 Hemlock St.	Ill.	1915	1916
Dr. Q. R. Taylor	8585 Larch St.	Ill.	1915	1916
Dr. S. T. Thomas	8686 Alder St.	Ill.	1915	1916
Dr. U. V. Turner	8787 Hawthorn St.	Ill.	1915	1916
Dr. W. X. Vance	8888 Locust St.	Ill.	1915	1916
Dr. Y. Z. Webb	8989 Cottonwood St.	Ill.	1915	1916
Dr. A. B. White	9090 Elm St.	Ill.	1915	1916
Dr. C. D. Wilson	9191 Maple St.	Ill.	1915	1916
Dr. E. F. Wright	9292 Birch St.	Ill.	1915	1916
Dr. G. H. Young	9393 Walnut St.	Ill.	1915	1916
Dr. I. J. Zachary	9494 Chestnut St.	Ill.	1915	1916
Dr. K. L. Adams	9595 Spruce St.	Ill.	1915	1916
Dr. M. N. Baker	9696 Ash St.	Ill.	1915	1916
Dr. O. P. Carter	9797 Hickory St.	Ill.	1915	1916
Dr. Q. R. Evans	9898 Poplar St.	Ill.	1915	1916
Dr. S. T. Fisher	9999 Sycamore St.	Ill.	1915	1916

- 1) Heading of Part: Animal Diagnostic Laboratory Act
- 2) Code Citation: 8 Ill. Adm. Code 110
- 3) Section Numbers: Proposed Action: Section Numbers: Proposed Action:

110.50	Amended	110.110	Amended
110.80	Amended	110.120	Amended
110.90	Amended		
- 4) Statutory Authority: AN ACT authorizing the Department of Agriculture to establish animal disease laboratories" (Ill. Rev. Stat. 1987, ch. 8, par. 105.11).
- 5) A Complete Description of the Subjects and Issues Involved:

Increases in some laboratory fees are proposed. Many of these fees have not been increased since they became effective July 1, 1984. The budget for operating the laboratories is only partially related to the work load experienced by the laboratories. A major portion of the work load comes from practicing veterinarians and is dependent upon their decision and that of the animal owner. This increased work load without any increase in budget has resulted in a budget problem that may prevent conducting of the requested tests and examinations presented to the laboratories. Without any other method of controlling accessions, fees are being increased in an effort to somewhat discourage the submission of samples. Also, many of the increases will reflect fee charges that are more compatible to those of surrounding states and private industry.

Additional language has been added to clarify what areas the necropsy tests cover. Where only a necropsy is requested without any tests, the fee will remain at \$15.

Serologic tests on paired, acute and convalescent specimens are considered one accession and are presently billed as such. The added language clarifies that policy.

New laboratory services which the Department can now conduct and the fees which will be charged for such services are being added. The new services include the Wisconsin mastitis test, the FeLV-Fe/T test, Porcine fetal fluid IgG test, Feline lentivirus test, herbicide screen, Cyclopiazonic acid test, drug screen, sufla residue, water quality screen, and cremation.

Our laboratory personnel advise us that the Microtiter test is a more accurate name for the Leptospirosis test, and six serotypes are run under that test.

We are removing the language that permitted the rabies test to be conducted without charge when there was human exposure. The Department does not charge

ILLINOIS REGISTERDEPARTMENT OF AGRICULTURENOTICE OF PROPOSED AMENDMENTS

for State mandated tests; however, rabies is not a State mandated regulatory test. Often we do not receive information to indicate human exposure until billing time when we are told that they should not have been billed. A fee on all rabies tests will simplify the situation. Section 110.50(d) already requires doubling of the fee for out-of-state animals so the "rabies out-of-state testing...\$10" is unnecessary language and is being removed.

The test for Feline Leukemia is also conducted at the Galesburg laboratory. This oversight is being corrected.

Toxoplasmosis can be conducted on species other than canine and feline so we are removing the words "canine and feline".

In testing for metals, a test for mercury, molybdenum and cadmium will be offered as a separate test. The screen for 26 metals using inductively coupled plasma emission spectrometry is no longer available through the Department's laboratories. Originally, this test was made available in accordance with a cooperative arrangement with a university laboratory.

Clarifying language is proposed for the individual mycotoxin test.

The aflatoxin by minicolumn test has been replaced by a more sensitive thin-layer chromatography test.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rulemaking does not impose any additional mandatory requirements on units of local government in such a way that would necessitate additional expenditures from local revenues.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

A public hearing on the proposed amendments will be held on January 10, 1989, at 10:00 a.m., Department of Agriculture, State Fairgrounds, Springfield, Illinois. Persons unable to attend the hearing may present their comments on the proposed rulemaking in writing to the Director, Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281. Mailed comments must be postmarked no later than January 5, so they will be available for consideration at the public hearing. All comments received will be fully considered by the agency and the Advisory Board of Livestock Commissioners.

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

The public hearing on the proposed rulemaking will run concurrent with a public meeting of the Advisory Board of Livestock Commissioners.

This proposed rulemaking may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Nov. 4, 1988
- B) Types of small businesses affected: Veterinarians or other persons who request animal diagnostic laboratory services of the Department of Agriculture.
- C) Reporting, bookkeeping or other procedures required for compliance: The amendments establish the services and the charges for such services that are performed at the Department's animal diagnostic laboratories. The person requesting the services must pay the fees as set forth in the rules.
- D) Types of professional skills necessary for compliance: Basic management.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER 1: DEPARTMENT OF AGRICULTURE
SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS
(EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS)

PART 110

ANIMAL DIAGNOSTIC LABORATORY ACT

Section	Definitions
110.10	Submitting Specimens
110.20	Payment For Laboratory Services
110.30	Tests Not Covered By Fee Schedule
110.40	Minimum Fees
110.50	Euthanasia Fees
110.60	Clinical Pathology Fees
110.70	Histopathology Fees
110.80	Microbiology Fees
110.90	Parasitology Fees
110.100	Toxicology Fees
110.110	Miscellaneous Fees
110.120	Meats Chemistry Fees
110.130	

AUTHORITY: Implementing and authorized by "AN ACT authorizing the Department of Agriculture to establish animal disease laboratories" (Ill. Rev. Stat. 1987 1985, ch. 8., par. 105.11).

SOURCE: Adopted and codified at 8 Ill. Reg. 9047, effective July 1, 1984; amended at 9 Ill. Reg. 4471, effective March 22, 1985; amended at 9 Ill. Reg. 19638, effective January 1, 1986; amended at 10 Ill. 9733, effective May 21, 1986; amended at 11 Ill. Reg. 10163, effective May 15, 1987; amended at 12 Ill. Reg. 3379, effective January 25, 1988; amended at 13 Ill. Reg. _____, effective _____.

Section 110.50 Minimum Fees

- a) A minimum accession fee of \$5 per accession shall be charged on all accessions originating from Illinois animals, with the exception of samples for trichinosis testing for which the minimum accession fee is \$1. If such fees for the individual tests exceed the minimum fee, no minimum fee shall be charged. Persons submitting specimens for which there are no charges for the laboratory procedure shall be exempt from the minimum fee.

DEPARTMENT OF AGRICULTURE

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NOTICE OF PROPOSED AMENDMENTS

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b) The necropsy fee is \$35.15 per accession for all species and cadavers or multiple tissues submitted where more than one test is needed. If multiple tissue specimens are submitted where more than one test is needed, the fee is \$30 per accession. In cases where only a necropsy is performed without any tests, the fee is \$15. The necropsy fee will include a test tests in pathology, microbiology, parasitology and toxicology as indicated by the necropsy. The necropsy fee does not include electron microscopy examination, toxicologic screens, water and feed analysis, serology or herd surveys.

c) Electron microscopy and toxicologic tests (other than a screen for metals and pesticides) shall be performed only after consultation with and with approval from the person who requested the laboratory services at the fee set forth in this part.

d) All fees, including the minimum accession and necropsy fee, shall be doubled on all out-of-state animals, unless a specific charge is noted.

e) Serologic tests on paired, acute and convalescent specimens will be billed as one accession at the fee set forth in this part.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 110.80 Histopathology Fees

a) The following are the fees for histopathology:

- 1) Biopsy..... 12.50 C, G
- 2) Multiple Tissues..... 25.00 15.00 C, G

b) In the event some specialty testing situation is requested by the person requesting the laboratory services, other fixatives are available. Please consult the respective diagnostic laboratory for the specific fee.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 110.90 Microbiology Fees

The following are the fees for microbiology:

- a) Bacteriology, Mycoplasma and Fungi
 - 1) Aerobic or anaerobic culture without sensitivity testing..... 10.00 6.00 C, G
 - 2) Aerobic culture with sensitivity testing..... 15.00 10.00 C, G
 - 3) Anaerobic culture (includes sensitivity test)..... 15.00 10.00 C, G
 - 4) Milk samples for mastitis evaluation (1-4 specimens)..... 15.00 10.00 C, G
 - (additional specimens, each at)..... 2.00 1.50 C, G
 - Wisconsin mastitis test
 - 1-10 specimens, each..... 2.00 C
 - (additional specimens, each at)..... 1.00 C
- 5) Leptospirosis - 65 serotypes Microtiter test
 - Micereopsis-egg test..... 2.00 C, G
 - Canine brucellosis - per specimen..... 5.00 C, G, S
 - 7) Fluorescent Antibody Test (FA)..... 10.00 5.00 C, G
 - 8) Escherichia coli serotyping..... 3.00 C
 - 9) Campylobacter (culture)..... 4.00 C, G
 - 10) Salmonella Serotyping..... 1.00 C, G
 - Salmonella isolation using enrichment media..... 6.00 C, G
 - 11) Hemophilus (culture)..... 3.00 C, G
 - 12) Nasal Swabs--Bordetella..... 2.00 C, G
 - 13) Listeria (culture)..... 4.00 C, G
 - 14) Haemophilus equigenitalis (CEM)..... 4.00 C, G
 - 15) Spirochetes (swine dysentery--Treponema sp.)..... 3.00 C, G
 - 16) John's Bacillus (first specimen)..... 5.00 C, G
 - (each additional specimen)..... 2.00 C, G
 - 17) Prepare and Supply Transport Media (per tube)..... 1.00 C, G
 - 18) Return culture for bacterin production per organism..... 2.00 C, G
 - 19) Mycology Testing..... 6.00 C, G
 - 20) Microscopic examination..... 3.00 C
 - 21) Mycoplasma Testing..... 6.00 C, G
 - 22) Somatic Cell Count
 - (1-10 specimens, each)..... 2.00 C
 - (Each additional specimen)..... 1.00 C
 - 23) E. Coli or Metritis (1-4 specimens)..... 10.00 C, G
 - (each additional specimen)..... 1.50 C, G

b) Virology

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- 1) Electron Microscopy - fecal..... 10.00 G
- 2) Pseudorabies Serology (positive or negative)..... no charge C, G
- Pseudorabies Serology Out-of-State..... 3.00 C, G
- Pseudorabies Serology (positive or negative) and end titer..... 3.00 C, G
- Additional serology test to determine pseudorabies vaccine usage (1-10 specimens, each)..... 1.00 C, G
- (Each additional specimen)..... .50 C, G
- Pseudorabies Serology (request for screen at dilution of 1:2)..... 3.00 C, G
- 3) Fluorescent Antibody Test (each disease)..... 10.00
- 4) Rabies other-than-human-exposure..... 5.00 C, G
- Rabies-out-of-state-specimen..... 10.00 C, G
- 5) Virus Isolation in Cell Culture..... 15.00 C, G
- 6) Viral Serology (each disease) (1-5 specimens, each)..... 3.00 C, G
- (Each additional specimen)..... 1.00 C, G
- 7) Feline Leukemia..... 10.00 C, G
- 8) Feline Infectious Peritonitis (F.I.P.)... 5.00 C
- 9) Canine parvo-virus (ELISA) fecal..... 5.00 C, G
- 10) Canine parvo-virus serum..... 5.00 C
- 11) Canine distemper on serum..... 5.00 C
- 12) Rota-virus on fecal..... 10.00 C
- 13) Semen testing (export)..... 10.00 C
- 14) Swine enterovirus (8 serotypes)..... 12.00 C
- 15) FeLV-FelT..... 15.00 C
- 16) Porcine fetal fluid IgG..... 3.00 G
- 17) Feline lentivirus (FeLV)..... 10.00 C

- c) Chlamydia Isolation in Cell Culture..... 15.00 C, G

- d) Miscellaneous serology

- 1) Toxoplasmosis (canine and feline)..... 5.00 C
- 2) Vibrio Agglutination Test (Campylobacter) 2.00 S
- 3) EIA-AGID..... 5.00 S
- 4) Mare Immunological Pregnancy Test (35-60 days post-service)..... 15.00 C
- 5) Aleutian Disease-Mink (immunoelectrophoresis)..... .20 S
- 6) Out-of-State brucellosis serology..... .50 C, G, S
- 7) Brucellosis testing other than bovine, porcine and canine..... .50 C, G, S

- 8) Bluetongue (1-5 specimens, each)..... 3.00 C, S
- (Each additional specimen)..... 2.00 C, S
- 9) Bovine leukosis (1-5 specimens, each)..... 3.00 C, S
- (Each additional specimen)..... 1.00 C, S
- 10) Vesicular stomatitis..... 3.00 C
- 11) Complement Fixation Serology (1-5 specimens, each)..... 3.00 C
- (Each additional specimen)..... 1.00 C

Note: The Complement Fixation Serology tests include testing for anaplasmosis, and chlamydia.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 110.110 Toxicology Fees

- a) A maximum charge of \$100 50 shall be assessed Illinois residents. There is no maximum charge for out-of-state residents.
- b) Toxicology Work-up: Maximum \$50 25 per animal or \$100 50 per herd (Illinois animals)

- c) Metals

- 1) Arsenic or Selenium 1-3 specimens, each..... 20.00 10.00 C
- each additional specimen..... 10.00 4.00 C
- 2) Lead, Mercury, Copper, Cadmium, Zinc, Thallium, Calcium, Sodium, Manganese, Potassium, Iron, Chromium, Cobalt, Nickel, or Manganese or Molybdenum 1-3 specimens, each..... 5.00 C
- each additional specimen..... 3.00 C
- 3) Cadmium, Molybdenum and Mercury 1-3 specimens, each..... 10.00 C
- (each additional specimen)..... 6.00 C

3)---A-screen-for-26-metals-(elements) is-available-using-inductively-coupled plasma-emission-spectrometry. Serum or plasma specimens-----25.00-G Specimens-requiring-digestion-----40.00-G

- d) Insecticide Screen

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- e)

Herbicides

1) Organochlorines, organophosphates.40.00 20-00 C

2) Carbamates.....30.00 15-00 C

3) Individual insecticide..... 10.00 C
- f)

Rodenticides

1) Phenoxy compounds.....40.00 20-00 C

2) Individual analysis of any herbicide from screen..... 20.00 C

Others-as-indivduals)-----10-00-C

3) Herbicide screen (heterocyclic nitrogen derivatives, dintroanailines, urea, carbamate and anilide compounds)..... 50.00 C

4) Imidazole compounds..... 50.00 C
- g)

Mycotoxins

1) Screen (aflatoxins, T-2, DAS, Vomitoxin, Zearalenone).....50.00 25-00 C

2) Milk or urine aflatoxin.....20.00 10-00 C

3) Ochratoxin.....30.00 20-00 C

4) Citrinin.....30.00 20-00 C

5) Individual analysis quantitation of any mycotoxin from screen.....20.00 10-00 C

6) Aflatoxin-by-Microelution-----10-00-C

Cyclopiazonic acid (CPA)----- 30.00 C

7) Blacklight for Aspergillus flavus..... 2.00 C

8) Endophyte testing

Staining..... 12.50 C

Grow-out..... 15.00 C
- h)

Miscellaneous Analysis

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- 1) Feed microscopy..... 10.00 C

2) Nitrate:

Ground Materials (first specimen)..... 8.00 C

(each additional specimen).... 4.00 C

Forages (first specimen)..... 12.00 C

(each additional specimen).... 9.00 C

On Vitreous humor..... 5.00 C

Cyanide..... 10.00 C

Cyanide (screen-picric acid)..... 5.00 C

Ammonia (Urea Toxicosis) first specimen..... 10.00 C

(each additional specimen)..... 5.00 C

5) Carboxyhemoglobin, Methemoglobin, Sulfaemoglobin (first specimen)..... 15.00 C

(each additional specimen)..... 5.00 C

6) Sulfate..... 5.00 C

7) Creosote, Petroleum Products..... 15.00 C

8) pH..... 1.00 C

9) Urea..... 10.00 C

10) Total chlorides, feeds or water..... 5.00 C

11) Monensin or other ionophore (each)25.00 10-00 C

12) Water chlorine..... 5.00 C

13) Water nitrate, nitrite (each)..... 5.00 C

14) Water hydrogen sulfide..... 5.00 C

15) Water hardness..... 5.00 C

16) Pentachlorophenol (PCP or Penta)..... 15.00 C

17) Bone-Percent Ash, Ca, Po4..... 12.00 C

18) Ca, Po4 (in feed)..... 10.00 C

19) Ergot alkaloids..... 15.00 C

20) Antibiotics in feed (each)..... 15.00 C

21) Vitamin Analysis (each)..... 10.00 C

22) Feed Quality Analysis.....30.00 15-00 C

23) Protein and moisture analysis..... 7.50 C

24) Gas chromatographic/mass spectrophotometric analysis (each sample).....50.00 25-00 C

25) Cholinesterase:

Blood (first specimen)..... 7.50 C

(Each additional specimen)..... 4.00 C

Brain (first specimen)..... 12.50 C

(Each additional specimen)..... 8.00 C

26) Drug screen..... 25.00 C

27) Sulfa residue (each sulfa drug)..... 5.00 C

28) Water quality screen (CH, OP, Carbamates, Herbicides, Lead).....100.00 C

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(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 110.120 Miscellaneous Fees

- a) Swine health checks at slaughter facilities:
 - Reproductive and serology for sows (1-5 head)..... 25.00
 - each additional animal..... 4.00
 - Market swine health check (12 head maximum).....50.00 40-00
 - (Contact the Galesburg laboratory for information)
- b) Water potability test (Coliform and Enterococcus--Millipore Method and Nitrates)..... 8.00 C
- c) Return of shipping container.....current postal rate C,G,S
- d) Field trip by Department laboratory personnel to take specimens..... 50.00 C, G
- e) Cremation..... 50.00 G

(Source: Amended at 13 Ill. Reg. _____, effective _____)

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- 1) Heading of Part: Animal Welfare Act
- 2) Code Citation: 8 Ill. Adm. Code 25
- 3) Section Numbers: Proposed Action:
 - 25.20 Amended
 - 25.30 Amended
 - 25.50 Amended
 - 25.130 Amended
- 4) Statutory Authority: Animal Welfare Act (Ill. Rev. Stat. 1987, ch. 8, pars. 302.1, 318, and 319).

5) A Complete Description of the Subjects and Issues Involved:

We are updating references to the Code of Federal Rules by citing the latest edition which is the 1988 edition. This change will eliminate the need to keep old CFR's on file in the agency and carried by our inspection personnel. Also, it is easier for the public to locate the rule in a library when the current version is cited. These amendments will not impose any additional requirements.

We are updating reference to the Journal of the American Veterinary Medical Association for the convenience of the public in locating the document. It is easier to locate a more recent issue in a library. The proposed adoption of the 1986 journal does not change the current requirement that only equipment approved by the American Veterinary Medical Association be used for euthanasia therefore, this change will not impose any additional requirements. The address of the American Veterinary Medical Association has been added to comply with requirements of the Illinois Administrative Procedure Act.

- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? None that require approval in accordance with Section 6.02(b) of the Illinois Administrative Procedure Act.

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rulemaking does not impose any additional mandatory requirements on units of local government in such a way that would necessitate additional expenditures from local revenues. The current rules require that only equipment that has been approved by the American Veterinary Medical Association be used for euthanasia. The adoption of a later version of the Journal of the American Veterinary Medical Association

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which identifies such equipment does not create any additional requirements on units of local government. Updating references to the 1988 Code of Federal Rules will not impose additional requirements on units of local government.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

A public hearing on the proposed amendments will be held on January 10, 1989, at 10:00 a.m., Department of Agriculture, State Fairgrounds, Springfield, Illinois. Persons unable to attend the hearing may present their comments on the proposed rulemaking in writing to the Director, Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281. Mailed comments must be postmarked no later than January 5, so they will be available for consideration at the public hearing. All comments received will be fully considered by the agency and the Advisory Board of Livestock Commissioners.

The public hearing on the proposed rulemaking will run concurrent with a public meeting of the Advisory Board of Livestock Commissioners.

This proposed rulemaking may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Nov. 4, 1988
- B) Types of small businesses affected: Pet shop operators, dog dealers, kennel operators, cattery operator, pounds, and animal shelters.
- C) Reporting, bookkeeping or other procedures required for compliance: Insure proper ventilation, provide nutrition, and provide humane care and treatment of all animals as set forth in the rules.
- D) Types of professional skills necessary for compliance: Basic management.

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS (EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS)

PART 25
ANIMAL WELFARE ACT

Section
25.10 Definitions
25.15 Incorporations By Reference
25.20 Buildings and Premises
25.30 General Care of Animals
25.40 Dogs Brought into Illinois
25.50 Shipment of Mammals and Birds
25.60 Health of Animals at Time of Release
25.70 Department May Restrict The Sale of Animals
25.80 Quarantine
25.90 Records
25.100 Consent Statement and Inspection
25.110 Animals Prohibited from Sale
25.120 Boarding and Training
25.130 Pounds and Animal Shelters

AUTHORITY: Implementing and authorized by the Animal Welfare Act (Ill. Rev. Stat. 1987, ch. 8, par. 301 et seq.) and the Illinois Diseased Animals Act (Ill. Rev. Stat. 1987, ch. 8, par. 168 et seq.).

SOURCE: Regulations Relating to the Animal Welfare Act, filed May 17, 1974, effective May 27, 1974; filed October 6, 1976, effective October 16, 1976; codified at 5 Ill. Reg. 10438; amended at 7 Ill. Reg. 1724, effective January 28, 1983; amended at 12 Ill. Reg. 8265, effective May 2, 1988.

Section 25.20 Buildings and Premises

a) All buildings and premises shall be maintained in a sanitary condition and the licensee shall:

- 1) Have equipment available for proper storage or disposal of waste material to control vermin and insects.
- 2) Dispose of dead animals in compliance with "AN ACT in relation to the disposal of dead animals" (Ill. Rev. Stat. 1987, ch. 8, par. 149 et seq.) and rules enacted pursuant to that Law (8 Ill. Adm. Code 85).

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Compliance with this State Law shall not exempt licensee from compliance with local ordinances.

- 3) Take effective control measures to prevent infestation of animals and premises with external parasites and vermin.
- 4) Provide water from a source having sufficient pressure to properly sanitize and clean kennels, runs, equipment, and utensils.
- 5) Provide hand washing facilities.

b) All buildings shall be constructed so as to provide adequate shelter for the comfort of the animals and shall provide adequate facilities for separation of diseased animals to avoid exposure to healthy and salable animals.

c) Floors of buildings housing or displaying animals shall be of permanent construction to enable thorough cleaning and sanitizing. Dirt and unfinished wood floors are unacceptable. Cleaning shall be performed daily, or more often if necessary, to prevent any accumulation of debris, dirt or waste.

d) Cages shall be constructed of a material that is impervious to urine and water and able to withstand damage from gnawing and chewing.

1) The cages must be cleaned and sanitized at least once daily, or more often if necessary.

2) All empty cages shall be kept clean at all times.

3) Cages shall be of sufficient size to allow the animal to comfortably stand, sit, or lie, and offer freedom of movement.

4) An ambient temperature as defined in the rules for the Federal Animal Welfare Act (9 CFR 3.2; 1988 +1987) shall be maintained for warmblooded animals. In the case of coldblooded animals, the temperature that is compatible to the well-being of the species shall be maintained.

e) Runs shall be constructed of material of sufficient strength and design to confine the animal(s).

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- 1) They shall be kept in good repair and condition.
- 2) For new construction or remodeling, the licensee shall provide runs surfaced with concrete or other impervious material.
- 3) Surface of the run shall be designed to permit the surface to be cleaned and kept free from excessive accumulation of animal waste.
- 4) Provisions must be made for adequate drainage.

f) Cages or aquariums for housing of small animals, birds, or fish shall provide space not less than 2 1/2 times the body volume of living creatures contained therein.

g) If animals are group-housed, they shall be maintained in compatible groups without overcrowding. No female dog or cat in estrus shall be placed in a pen with male animals, except for breeding purposes.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 25.30 General Care of Animals

a) All persons or establishments licensed under this Act shall comply with all sections of the Humane Care for Animals Act (Ill. Rev. Stat. 1987, ch. 8, par. 701 et seq.).

b) Sufficient clean water and fresh food shall be offered to each animal daily as prescribed in the rules for the Federal Animal Welfare Act (9 CFR 3.5-3.7; 1988 +1987). In the case of young animals, they shall be fed more than once daily. Reptiles, fish or amphibians shall be fed and cared for in accordance with the eating pattern and environmental conditions compatible with each individual species.

c) The licensee or his representative shall be present for general care and maintenance of the animals at least once daily.

d) Aquariums containing fish shall be kept in a clean healthful condition. Live algae shall not be considered an unhealthy condition. Any dead fish shall be removed from aquariums daily.

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- e) Adult cats shall be provided with litter pans at all times. The pans shall be cleaned and sanitized at least once daily or more often if necessary.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 25.50 Shipment of Mammals and Birds

- a) Animals shall be transported in crates constructed of a smooth, durable material which is easily cleaned and shall:

- 1) Have a solid floor which may have a false bottom above it.
- 2) Be so constructed as prescribed in the rules for the Federal Animal Welfare Act (9 CFR 3.11 - 3.17; 1988 1987) as to provide maximum safety for the particular animal or animals being transported.
- 3) Have openings on 2 sides and the top to assure adequate ventilation.
- b) In all cases, the crates shall be large enough to provide space for the animals to lie down in an extended position and to allow ease of movement when standing or turning around as prescribed in the rules for the Federal Animal Welfare Act (9 CFR 3.11 - 3.17; 1988 1987). When the temperature is over 85° F., increased space shall be provided within reason.

- c) The crates shall be cleaned before use for each trip.
- d) Food and water containers shall be cleaned and sanitized before each trip.
- e) If bedding is used it shall be clean, dry, and relatively dust-free.
- f) Animals in transit for 4 or more hours shall be offered food 2 hours before loading and fresh water about 30 minutes before loading.
- g) The person or persons responsible for the welfare of the animal or animals while in transit shall:

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- 1) Offer the animals food at least once each 24 hours, except that newly weaned young shall be offered suitable food at 4-hour intervals.

- 2) Offer all animals water at 12-hour intervals at least, except that water shall be offered at 4-hour intervals when the temperature reaches 90° F.

- 3) Clean the crate or crates at least every 24 hours and, if bedding is used, shall provide clean bedding.

- 4) Inspect each animal at 4-hour intervals, or oftener.

- h) No female obviously near parturition shall be transported.

- i) Trucks transporting animals shall provide protection from the sun in hot weather, and protection from cold weather. Adequate ventilation shall be provided in hot weather, and the trucks shall be draft-free in cold weather. Provisions shall be made for warming an area carrying weaned young if the temperature falls below 50° F., and for unweaned young if the temperature falls below 65° F.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 25.130 Pounds and Animal Shelters

Persons licensed to operate Pounds and Animal Shelters shall comply with the following rules in addition to the other rules already prescribed.

- a) Licensee shall make a record of each animal received, including the date it was received, the source, and the eventual disposition.
- b) Approved equipment as described in the Journal of the American Veterinary Medical Association, 930 North Meacham Road, Schaumburg, Illinois 60196 (February 1, 1986) July 17, 1978, shall be used for euthanasia.
- c) Licensee shall accept any animal for which the person wishing to dispose of the animal is willing to sign an affidavit of ownership giving his name, address, telephone number, reasons for wishing to dispose of the ani-

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mal, and description of the animal, including distinguishing marks and pertinent medical information, if any.

d) Any animal presented to a pound or shelter in an injured, diseased, or ill condition shall be examined by and, if feasible, treated by a licensed veterinarian. If the veterinarian deems that, for humane reasons, the animal should be euthanized, his recommendations for euthanasia shall be followed.

e) Licensee operating a pound for a municipality or other political subdivision shall, in a conspicuous place at the establishment, post the hours the facility will be open with an attendant on duty to release estrayed pets back to their owner. Any expense incurred during the period of impoundment shall be paid by the owner prior to release of the impounded animal.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

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1) Heading of Part: Bovine Brucellosis

2) Code Citation: 8 Ill. Adm. Code 75

3) Section Numbers: Proposed Action:

75.5 Amended

75.190 Amended

4) Statutory Authority: Illinois Bovine Brucellosis Eradication Act (Ill. Rev. Stat. 1987, ch. 8, pars. 139, 140, 142, and 143).

5) A Complete Description of the Subjects and Issues Involved:

We are updating a reference to the Illinois Revised Statutes by citing the latest edition which is the 1987 edition. This change will eliminate the need to keep old Illinois Revised Statutes on file in the agency. Also, it is easier for the public to locate the rule in a library when the current version is cited. This amendment will not impose any additional requirements.

Calves under 2 months of age entering Illinois from states (Class C) that still have high incidents of bovine brucellosis are entering Illinois marketing channels once they become older. These animals pose a potential risk to Illinois herds. The amendment is intended to keep these animals from moving once they are in the State and to reduce the potential exposure of Illinois cattle to brucellosis. An entry permit is required on all shipments of calves from Class C states that are under two months of age and are not accompanied by their dams. Such calves will be quarantined until shipped to slaughter or neutered. Calves that are neutered will not be able to enter the breeding channels once they become older. The quarantine will keep them from moving once they are in the State and reduce the chance of them entering feeding channels. The quarantine will be released once the animals are slaughtered or neutered. The calves must be accompanied by a Certificate of Veterinary Inspection and identified with an official eartag. The eartag numbers will be recorded on the Certificate. At present, there is only one Brucellosis Class C state.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rulemaking does not impose any additional mandatory requirements on units of local government in such a way that would necessitate additional expenditures from local revenues.

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11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

A public hearing on the proposed amendments will be held on January 10, 1989, at 10:00 a.m., Department of Agriculture, State Fairgrounds, Springfield, Illinois. Persons unable to attend the hearing may present their comments on the proposed rulemaking in writing to the Director, Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281. Mailed comments must be postmarked no later than January 5, so they will be available for consideration at the public hearing. All comments received will be fully considered by the agency and the Advisory Board of Livestock Commissioners.

The public hearing on the proposed rulemaking will run concurrent with a public meeting of the Advisory Board of Livestock Commissioners.

This proposed rulemaking may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Nov. 4, 1988

B) Types of small businesses affected: Owners of calves from Bovine Brucellosis Class C states; veterinarians.

C) Reporting, bookkeeping or other procedures required for compliance: An entry permit must be obtained on shipments of calves under 2 months of age entering Illinois from Brucellosis Class C states. All such calves will be quarantined until shipped to slaughter or neutered. All calves must be accompanied by the Certificate of Veterinary Inspection and shall be individually identified by official eartags. The eartag numbers must be recorded on the Certificate of Veterinary Inspection.

D) Types of professional skills necessary for compliance: Basic management, recordkeeping.

The full text of the Proposed Amendments begins on the next page:

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TITLE 8: AGRICULTURE AND ANIMALS
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SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS
(EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS)

PART 75
BOVINE BRUCELLOSIS

Section	Definitions
75.5	Incorporation by Reference
75.7	Official Classification of the Results of the Brucellosis Blood Test
75.10	Permits to Conduct Official Brucellosis Tests
75.15	Reports Required
75.20	Tests Conducted at State Expense or for Interstate or Export Shipment
75.30	Tests Conducted at Owner's Expense for Intrastate Movement
75.40	Indemnity
75.50	Identification of Cattle
75.60	Herds Revealing Reactors
75.70	Sale of Suspects and Negative Animals From Quarantined Herds
75.80	Release of Herds or Cattle Under Quarantine
75.90	Herds Revealing Suspects Only
75.100	Identification Tags
75.110	Requirements for Establishing and Maintaining Certified Brucellosis-Free Herds of Cattle
75.120	Feeding or Grazing Cattle
75.130	Sale of Quarantined Feeding or Grazing Cattle
75.140	Cattle for Immediate Slaughter
75.150	Female Cattle--Beef Breeds--18 Months and Over
75.160	Release of Feeding or Grazing Cattle from Quarantine
75.170	Dairy or Breeding Cattle
75.180	Additional Requirements on Cattle from States Designated as Class B and Class C States
75.190	Slaughter Cattle from Class B or Class C States
75.200	Official Calhhood Vaccination
75.210	Recognition of Brucellosis State Status
75.220	Recognition of Brucellosis State Status
TABLE A	Brucellosis Standard Plate Test of Officially Vaccinated Cattle and Bison
TABLE B	Brucellosis Standard Plate Test of Non-Vaccinated Cattle and Bison

AUTHORITY: Implementing and authorized by the Illinois Bovine Brucellosis Eradication Act (Ill. Rev. Stat. 1987 1985, ch. 8,

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par. 134 et seq. as amended by P.A. 85-0323, effective January 1, 1988).

SOURCE: Regulations Relating to Bovine Brucellosis, filed January 17, 1972, effective January 27, 1972; amended, filed May 3, 1972, effective May 13, 1972; filed Dec. 6, 1972, effective Dec. 16, 1972; filed June 20, 1973, effective June 20, 1973; filed Dec. 14, 1973, effective Dec. 24, 1973; filed Aug. 19, 1975, effective Aug. 29, 1975; filed Mar. 12, 1976, effective March 22, 1976; filed June 21, 1976, effective July 1, 1976; filed Dec. 29, 1976, effective Jan. 8, 1977; amended at 2 Ill. Reg. 24, p. 55, effective June 15, 1978; amended at 3 Ill. Reg. 34, p. 96, effective Aug. 24, 1979; amended at 5 Ill. Reg. 720, effective January 2, 1981; codified at 5 Ill. Reg. 10453; amended at 7 Ill. Reg. 1737, effective January 28, 1983; amended at 7 Ill. Reg. 1733, effective February 2, 1983; amended at 8 Ill. Reg. 5891, effective April 23, 1984; amended at 9 Ill. Reg. 4483, effective March 22, 1985; amended at 9 Ill. Reg. 19647, effective January 1, 1986; amended at 10 Ill. Reg. 9741, effective May 21, 1986; amended at 11 Ill. Reg. 10169, effective May 15, 1987; amended at 12 Ill. Reg. 3386, effective January 22, 1988; amended at 13 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 75.5 Definitions

The definitions for this Part shall be as stated in 8 Ill. Adm. Code 20.1. The following definition shall also apply:

"Act" means the Illinois Bovine Brucellosis Eradication Act (Ill. Rev. Stat. 1987-1985, ch. 8, par. 134 et seq.) as amended by P.A. 85-0323, effective January 1, 1988).

"Registered animal" means an animal for which individual records of ancestry are recorded and maintained by a breed association whose purpose is the improvement of the bovine species, and for which individual registration certificates are issued and recorded by such breed association. The breed associations recognized by the Division are those recognized by the United States Department of Agriculture (9 CFR 51.1, 1988-1987).

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 75.190 Additional Requirements on Cattle from States Designated as Class B and Class C States

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- a) In addition to other entry requirements, a prior permit must be obtained for dairy, feeding or breeding cattle, except those consigned direct to slaughter or calves under 6 months of age except as further provided for in this Section, entering Illinois from states designated by the U.S. Department of Agriculture as Class B and Class C under provisions of the Brucellosis Eradication Uniform Methods and Rules as recommended and approved by the United States Animal Health Association (P.O. Box 28176, Suite 205, 6924 Lakeside Avenue, Richmond, Virginia 23228-0176) and by the U.S. Department of Agriculture (July 1, 1986). Such prior permits shall be obtained by contacting the Division of Animal Industries, Illinois Department of Agriculture, State Fairgrounds, P.O. Box 19281, Springfield, Illinois 62794-9281, telephone 217/782-4944. Information regarding the origin, destination and description of the cattle along with the number of animals in the shipment is necessary for obtaining a permit.
- b) Breeding cattle 12 months of age or over from such states shall be placed under quarantine and in isolation until retested and negative to an official test for brucellosis conducted not less than 45 days nor more than 120 days after entering Illinois.
- c) All female cattle born after July 1, 1985, if more than 4 months of age, except spayed heifers (female cattle may be spayed after entry into Illinois with prior approval from the Division which will be given upon receipt of the name of the veterinarian who will be performing the operation) or those consigned directly to slaughter, entering Illinois from Class B or Class C states must be official calfhood vaccinates and vaccination status shall be recorded on the official interstate health certificate. In lieu of calfhood vaccination, cattle from Class B states entering Illinois for feeding purposes only may be identified with a hot iron brand on either or both jaws or either hip using the letter F of not less than three inches in height.
- d) Female cattle, except those consigned directly to slaughter, entering Illinois from Class C states shall, in addition to present entry requirements now on file, either originate from a certified brucellosis-free herd or be spayed and be officially identified by a hot iron brand on either or both jaws or on either hip using an open spade design (e.g., as used in playing cards) of

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not less than three inches in height. Certification of spaying by an accredited veterinarian is to be shown on the official interstate health certificate. Female cattle may be spayed after entry into Illinois with prior approval from the Division which will be given upon receipt of the name of the veterinarian who will be performing the operation.

e) Calves under two months of age not accompanied by their dams may be imported from Class C states if they meet the following requirements:

- 1) An entry permit shall be obtained on all shipments. All such calves shall be quarantined until shipped to slaughter or neutered (spayed or castrated).
- 2) All calves shall be accompanied by the Certificate of Veterinary Inspection and shall be individually identified by official ear tags. The ear tag numbers shall be recorded on the Certificate.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

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1) Heading of Part: Definitions

2) Code Citation: 8 Ill. Adm. Code 20

3) Section Number: Proposed Action:

20.1 Amendment

4) Statutory Authority: Illinois Swine Disease Control and Eradication Act (Ill. Rev. Stat. 1987, ch. 8, par. 515); Illinois Feeder Swine Dealer Licensing Act (Ill. Rev. Stat. 1987, ch. 111, par. 215); Illinois Livestock Dealer Licensing Act (Ill. Rev. Stat. 1987, ch. 111, par. 415); Illinois Bovine Tuberculosis Eradication Act (Ill. Rev. Stat. 1987, ch. 8, par. 104); Illinois Bovine Brucellosis Eradication Act (Ill. Rev. Stat. 1987, ch. 8, par. 1481); Illinois Dead Animal Disposal Act (Ill. Rev. Stat. 1987, ch. 8, par. 160); Illinois Diseased Animals Act (Ill. Rev. Stat. 1987, ch. 8, par. 169); Livestock Auction Market Law (Ill. Rev. Stat. 1987, ch. 121 1/2, pars. 215a and 218); "AN ACT in relation to hatcheries, poultry flocks and the produce thereof" (Ill. Rev. Stat. 1987, ch. 8, par. 132.3); and Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1987, ch. 8, par. 805).

5) A Complete Description of the Subjects and Issues Involved:

Reference to the Chicago-Joliet Marketing Center is being deleted as this public stockyards has ceased operations. This deletion will not create any impact on the regulated public.

We are updating references to the Code of Federal Rules by citing the latest edition which is the 1988 edition. This change will eliminate the need to keep old CFR's on file in the agency and carried by our inspection personnel. Also, it is easier for the public to locate the rule in a library when the current version is cited. These amendments will not impose any additional requirements.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: Rulemaking does not affect units of local governments.

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1) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

A public hearing on the proposed amendments will be held on January 10, 1989, at 10:00 a.m., Department of Agriculture, State Fairgrounds, Springfield, Illinois. Persons unable to attend the hearing may present their comments on the proposed rulemaking in writing to the Director, Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281. Mailed comments must be postmarked no later than January 5, so they will be available for consideration at the public hearing. All comments received will be fully considered by the agency and the Advisory Board of Livestock Commissioners.

The public hearing on the proposed rulemaking will run concurrent with a public meeting of the Advisory Board of Livestock Commissioners.

This proposed rulemaking may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 4, 1988
- B) Types of small businesses affected: Public stockyards, marketing centers, owners of cattle.
- C) Reporting, bookkeeping or other procedures required for compliance: None. These are definitions.
- D) Types of professional skills necessary for compliance: None.

The full text of the Proposed Amendments begins on the next page:

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS
(EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS)

PART 20
DEFINITIONS

Section
20.1 Definitions

AUTHORITY: Implementing and authorized by Section 15 of the Illinois Swine Disease Control and Eradication Act (Ill. Rev. Stat. 1987, ch. 8, par. 515); implementing and authorized by Section 15 of the Illinois Feeder Swine Dealer Licensing Act (Ill. Rev. Stat. 1987, ch. 111, par. 215); implementing and authorized by Section 15 of the Illinois Livestock Dealer Licensing Act (Ill. Rev. Stat. 1987, ch. 111, par. 415); implementing and authorized by Section 18 of the Illinois Bovine Tuberculosis Eradication Act (Ill. Rev. Stat. 1987, ch. 8, par. 104); implementing and authorized by Section 10 of the Illinois Bovine Brucellosis Eradication Act (Ill. Rev. Stat. 1987, ch. 8, par. 143); implementing and authorized by Section 7 of the Illinois Swine Brucellosis Eradication Act (Ill. Rev. Stat. 1987, ch. 8, par. 1481); implementing and authorized by Section 12 of the Illinois Dead Animal Disposal Act (Ill. Rev. Stat. 1987, ch. 8, par. 160); implementing and authorized by Section 2 of the Illinois Diseased Animals Act (Ill. Rev. Stat. 1987, ch. 8, par. 169); implementing and authorized by Sections 8a and 11 of the Livestock Auction Market Law (Ill. Rev. Stat. 1987, ch. 121 1/2, pars. 215a and 218); implementing and authorized by Section 2.3 of "AN ACT in relation to hatcheries, poultry flocks and the produce thereof" (Ill. Rev. Stat. 1987, ch. 8, par. 132.3); implementing and authorized by Section 5 of the Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1987, ch. 8, par. 805).

SOURCE: Regulations Relating to the Division of Meat, Poultry and Livestock Inspection, Definitions, filed January 27, 1966, effective January 27, 1966; amended May 3, 1972, effective May 14, 1972; codified at 5 Ill. Reg. 10437; amended at 8 Ill. Reg. 5915, effective April 23, 1984; amended at 9 Ill. Reg. 18404, effective November 19, 1985; amended at 10 Ill. Reg. 9747, effective May 21, 1986; amended at 12 Ill. Reg. 8275, effective May 2, 1988; amended at 13 Ill. Reg. _____, effective _____.

Section 20.1 Definitions

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- a) The term "Department" or "Department of Agriculture", unless otherwise indicated, means the Department of Agriculture of the State of Illinois.
- b) The term "Division" or "Division of Animal Industries" means the Division of Animal Industries of the Illinois Department of Agriculture.
- c) The term "Animal and Plant Health Inspection Service" means the Animal and Plant Health Inspection Service of the United States Department of Agriculture.
- d) The term "brucellosis" means the disease wherein an animal is infected with Brucella micro-organisms irrespectively of the occurrence or absence of clinical signs.
- e) The term "official test" means any test for the detection of a reportable disease in Illinois as defined in 8 Ill. Adm. Code 85.10 approved by the Department and the Animal and Plant Health Inspection Service which is based on a standard test which is approved by the American Association of Veterinary Laboratory Diagnosticians and the United States Department of Agriculture and conducted in an approved laboratory.
- f) The term "suspicious animal" or "suspect" means an animal which has given a positive reaction to an official test and whose test results are less than that which would result in a classification of reactor.
- g) The term "infected animal", "positive animal" or "reactor" means an animal which has given a positive reaction to any official test or in which evidence of the disease has been found in the body or in the body discharges.
- h) The term "approved laboratory" means one of the animal disease laboratories operated by the Division, the State-Federal Serology Laboratory, the Laboratories of Veterinary Diagnostic Medicine at the College of Veterinary Medicine, University of Illinois, or a laboratory approved by the Animal Health Official of the exporting state to conduct official tests.
- i) The term "ring test" or "BRT" -- brucellosis ring test, means the diagnostic test of milk or cream to detect the presence of brucellosis in the herd in which such milk or cream sample was produced.

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- j) "Infectious disease" means the reaction resulting from the introduction into the body of a specific disease-producing organism or its toxic product.
- k) "Contagious disease" means a specific infectious disease which is readily transmitted from host to host by direct contact or by means of intermediate hosts.
- l) The term "infestation" or "infested with" means the invasion of the body by animal parasites.
- m) The term "quarantine" means a condition in which one or more animals shall be kept separate and apart from and not allowed to come in contact in any way with other animals.
- n) The term "restriction" or "restricted" means a condition in which one or more animals shall be kept on certain designated premises and shall not be allowed to come in contact in any way with animals from other premises.
- o) A "Certified Brucellosis-Free Herd" is one in which at least two annual negative official tests for brucellosis have been conducted on all animals in the herd 6 months of age or over and for which a certificate has been issued by the Animal Health Official of the state of origin and the Animal and Plant Health Inspection Service.
- p) A "Tuberculosis-free Accredited Herd" is one for which a certificate of accreditation has been issued by the Animal Health Official of the state of origin and the Animal and Plant Health Inspection Service.
- q) The term "accredited veterinarian" means a veterinarian who is licensed by the state in which he practices, is approved by the animal health authority of that state, and is accredited by the United States Department of Agriculture.
- r) A "recognized slaughtering establishment" is an establishment where slaughtering is conducted under Federal or State inspection.
- s) The term "public stockyards" means a stockyards where trading in livestock is conducted, where yarding, feeding, and watering facilities are provided by the stockyard, transportation, or similar company, and where

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results of required tests and dates of vaccination, if any. The copies of the health certificate that are labeled "Division Copy" shall be submitted to the Division within 30 days of issuance.

w) An "approved health certificate" is one that has been so endorsed by the Animal Health Official of the state of origin.

x) The term "State Inspector" means an Animal Health Inspector employed by the Division of Animal Industries of the Illinois Department of Agriculture.

y) The term "Federal Inspector" means an Animal Health Technician employed by the Animal and Plant Health Inspection Service of the United States Department of Agriculture.

aa) The term "Director" means the Director of the Illinois Department of Agriculture.

bb) The term "feeder swine" or "feeding swine" means swine under 6 months of age, weighing less than slaughter weight and not requiring testing as breeding swine or swine consigned directly to slaughter.

dd) The term "negative exposed cattle" means a test negative animal in an infected herd.

(Source: Amended at 13 I11. Reg., effective

(Source: Amended at 13 I11. Reg.

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NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part: Diseased Animals

2) Code Citation: 8 Ill. Adm. Code 85

3) Section Numbers: Proposed Action:

85.5 Amendment
 85.10 Amendment
 85.15 Amendment
 85.50 Amendment
 85.75 Amendment

4) Statutory Authority: Illinois Diseased Animals Act (Ill. Rev. Stat. 1987, ch. 8, pars. 169, 179, 180, and 189)

5) A Complete Description of the Subjects and Issues Involved:

We are updating references to the Code of Federal Rules by citing the latest edition which is the 1988 edition. This change will eliminate the need to keep old CFR's on file in the agency and carried by our inspection personnel. Also, it is easier for the public to locate the rule in a library when the current version is cited. These amendments will not impose any additional requirements.

On August 16, 1988, the Secretary of the U.S. Department of Agriculture declared salmonella enteritidis a hazardous disease to the poultry industry. Salmonella enteritidis has occurred with increasing frequency in the northeastern United States during the past several years. A recent discovery indicated that salmonella enteritidis can be spread from an infected hen through an intact egg. Salmonella enteritidis has been identified at a hatchery in Illinois. The amendment will require any veterinarian, producers of table eggs, or other person who has knowledge of the disease to report the disease to the Department immediately after discovery. Through reporting, the Department will gain valuable information on the extent of the infection and how fast it is spreading.

We are updating reference to the Bovine Tuberculosis Eradication Uniform Methods and Rules, which has been republished as of March 31, 1988. This amendment will not impose any additional compliance requirements on goats.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other amendments pending on this Part? No

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10) Statement of Statewide Policy Objectives: Rulemaking does not affect units of local governments.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

A public hearing on the proposed amendments will be held on January 10, 1989, at 10:00 a.m., Department of Agriculture, State Fairgrounds, Springfield, Illinois. Persons unable to attend the hearing may present their comments on the proposed rulemaking in writing to the Director, Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281. Mailed comments must be postmarked no later than January 5, so they will be available for consideration at the public hearing. All comments received will be fully considered by the agency and the Advisory Board of Livestock Commissioners.

The public hearing on the proposed rulemaking will run concurrent with a public meeting of the Advisory Board of Livestock Commissioners.

This proposed rulemaking may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 4, 1988

B) Types of small businesses affected: Owners of cattle; veterinarians; producers of table eggs; persons transporting diseased livestock; owners of goats.

C) Reporting, bookkeeping or other procedures required for compliance: The amendments adopt the latest printed versions of the Bovine Tuberculosis Eradication Uniform Methods and Rules and the Code of Federal Rules, which will not impose any additional compliance requirements.

Any veterinarian, producers of table eggs, or other person having knowledge of salmonella enteritidis must report the disease to the Department immediately after discovery.

D) Types of professional skills necessary for compliance: Basic management, reporting and recordkeeping.

The full text of the Proposed Amendments begins on the next page:

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TITLE 8: AGRICULTURE AND ANIMALS
 CHAPTER 1: DEPARTMENT OF AGRICULTURE
 SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS
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PART 85
 DISEASED ANIMALS

Section	
85.5	Definitions
85.7	Incorporation by Reference
85.10	Reportable Diseases
85.15	Truck Cleaning and Disinfection
85.20	Disposal of Sick, Diseased, or Crippled Animals at Stockyards
85.25	Sale of Livestock Quarantined Because of Disease
85.30	Identification Ear Tags for Livestock
85.35	Identification Tags Not to be Removed
85.40	Livestock for Immediate Slaughter Not to be Diverted En Route
85.45	Anthrax
85.50	Goats
85.55	Scrapie in Sheep
85.60	Bluetongue
85.65	Sheep Foot Rot (Repealed)
85.70	Cattle Scabies
85.75	Cattle Scabies -- Additional Requirements on Cattle from Certain Designated Areas
85.80	Sheep
85.85	Diseased Animals
85.90	Copy of Health Certificate Shall be Furnished
85.95	Requests for Permits
85.100	Consignments to Stockyards, Recognized Slaughtering Centers, or Marketing Centers
85.105	Obligation of Transportation Company and Truck Operators
85.110	Additional Requirements on Cattle From Designated States

AUTHORITY: Implementing and authorized by the Illinois Diseased Animals Act (Ill. Rev. Stat. 1987, ch. 8, par. 168 et seq.) and Section 6 of the Illinois Bovine Brucellosis Eradication Act (Ill. Rev. Stat. 1987, ch. 8, par. 139).

SOURCE: Regulations Relating to Diseased Animals, filed January 17, 1972, effective January 27, 1972; filed August 19, 1975, effective August 29, 1975; filed December 29, 1976, effective January 8, 1977; amended at 2 Ill. Reg. 24, p. 12, effective June 15, 1978; amended at 3 Ill. Reg. 33, p. 337, effective August 17, 1979; amended at 5 Ill. Reg. 724, effective January 2, 1981; cod-

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ified at 5 Ill. Reg. 10456; amended at 7 Ill. Reg. 1746, effective January 28, 1983; amended at 8 Ill. Reg. 5925, effective April 23, 1984; amended at 9 Ill. Reg. 4489, effective March 22, 1985; amended at 9 Ill. Reg. 18411, effective November 19, 1985; amended at 10 Ill. Reg. 20464, effective January 1, 1987; amended at 12 Ill. Reg. 8283, effective May 2, 1988; amended at 13 Ill. Reg. _____, effective _____.

Section 85.5 Definitions

For the purpose of these rules, the following definitions shall apply:

"Accredited veterinarian" means a veterinarian who is licensed by the state in which he practices, is approved by the animal health authority of that state, and is accredited by the United States Department of Agriculture (9 CFR 160, 161 and 162; 1988 4987).

"Division" means the Division of Animal Industries of the Illinois Department of Agriculture, State Fairgrounds, P.O. Box 19281, Springfield, Illinois 62794-9281.

"Recognized slaughtering center" means an establishment where slaughtering is conducted under Federal or State inspection.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 85.10 Reportable Diseases

- a) Suspected cases of the following diseases shall be reported immediately to the Department:

anthrax
 avian influenza
 bluetongue
 brucellosis -- bovine, swine, equine and caprine
 contagious equine metritis
 equine viral encephalitis
 fowl typhoid
 hog cholera
 Mycoplasma gallisepticum -- turkeys
 Mycoplasma synoviae -- turkeys
 Newcastle disease

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paratuberculosis -- (Johne's disease)

piroplasmiasis

pseudorabies -- (Aujeszky's disease)

psittacosis -- (ornithosis)

pullorum disease

rabies

salmonella enteritidis

salmonella typhimurium -- poultry

scabies -- cattle and sheep

scrapple

tuberculosis -- bovine

vesicular conditions of any type

any contagious or infectious disease presently

considered as "exotic", i.e., not known to exist

in the United States

- b) Any herd owner, flock owner, veterinarian or other person having knowledge of the disease, failing to report a suspect case of any of the above diseases immediately after discovery, or who is responsible for the spread of the disease, shall be subject to penalty as provided by law.

- c) Reports of any of the above diseases shall be made to the Division, telephone 217/782-4944.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 85.15 Truck Cleaning and Disinfection

Any truck or other conveyance in which diseased livestock is transported shall be cleaned and disinfected immediately after the diseased livestock is unloaded as prescribed in the Code of Federal Regulations (9 CFR 71.7, 71.10-71.12; 1988 #987).

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 85.50 Goats

- a) Part A -- Brucellosis in Goats

- 1) When a serologic test for brucellosis in goats discloses one or more reactors, the entire herd shall be placed under quarantine and the reactor(s) immediately isolated from the remainder of the herd, reactor tagged and branded, and slaughtered.

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removal of the reactor(s), the entire herd shall be retested at time intervals and the number of times as requested by the Division. The length of the quarantine period shall be determined by the Division.

- 2) All brucellosis agglutination blood tests of goats shall be made at an approved laboratory.

- b) Part B -- Requirements for Establishing and Maintaining Certified Brucellosis-Free Herds of Goats

1) General Requirements

- A) Certified brucellosis-free herd certificates, which shall be valid for one year, unless revoked in accordance with the procedures as adopted by the United States Animal Health Association (P.O. Box 28176, Suite 205, 6924 Lakeside Avenue, Richmond, Virginia 23228-0176) and as outlined for cattle certificate revocation in the Brucellosis Eradication Uniform Methods and Rules, effective July 1, 1986, published by the United States Department of Agriculture, Animal and Plant Health Inspection Service, shall be issued by the Division.

- B) Certificates shall be extended for a period of one year upon evidence of a negative herd retest and compliance with all requirements for maintenance of a certified brucellosis-free herd.

- C) A "herd" shall be considered as including all animals 6 months of age and over and shall consist of at least 5 animals.

- D) All animals in the herd shall be identified by registration number, individual tattoo, or ear tag.

- E) All official blood tests of goats shall be conducted at an approved laboratory.

- 2) To Qualify for Certification

- A) Herds shall be certified upon completion of 2 consecutive negative complete herd tests not less than 10 nor more than 14 months apart.

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B) Animals classified as suspects, in herds that are otherwise negative, must be retested at 30-day intervals until their status has been determined. If the suspects are sold or otherwise disposed of before their status has been determined, the entire herd must be retested to achieve a negative herd status. If the suspects are classified as reactors upon retest, the herd is considered to be infected. Diseased goats may only be consigned directly to a slaughtering facility and must be accompanied by a "Permit for Movement, VS Form 1-27".

C) If on the initial herd test, or as a result of any retests of animals in the herd, one or more reactors are disclosed, the entire herd shall be placed under quarantine and the reactor(s) immediately isolated from the remainder of the herd, reactor tagged and branded, and slaughtered. After removal of the reactor(s), the entire herd shall be retested at time intervals and the number of times as requested by the Division. The length of the quarantine period shall be determined by the Division.

3) To Qualify for Recertification

A) A negative herd test conducted within 60 days prior to the anniversary date is required for continuous certification. Upon receipt of a negative herd test, the Division shall extend certification for 12 months from the anniversary date.

B) If the annual test for recertification is conducted within 60 days following the anniversary date and all the animals are negative, certification will be restored and the certification period will be 12 months from the anniversary date.

C) If the annual test for recertification is not conducted within 60 days following the anniversary date, certification is cancelled and recertification requirements are then the same as for initial certification.

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D) If suspects or reactors are disclosed on a recertification test, their disposition and herd retest requirements shall be the same as specified in 8 Ill. Adm. Code 85.50(b)(2)(B) and (C).

E) All official blood tests of goats shall be conducted at an approved laboratory.

4) Additions to Certified Brucellosis-Free Herds

A) Animals originating from other certified herds may be added without tests.

B) Animals originating from herds not certified may be added; provided, they are negative to an official brucellosis test within 60 days prior to addition, are held in isolation from other members of the certified herd for a minimum period of 30 days and are retested and negative at the end of this isolation period.

C) Purchased additions shall not receive new herd status for sale or exhibition purposes until they have been members of the herd for at least 30 days and are included in a complete herd retest.

c) Part C -- Requirements for Establishing and Maintaining Accredited Tuberculosis-Free Herds of Goats

1) General Requirements

A) Accredited tuberculosis-free herd certificates, which shall be valid for one year, unless revoked in accordance with the procedures outlined in the Bovine Tuberculosis Eradication Uniform Methods and Rules, effective March 31, 1988 January 4, 1987, with amendments through February 20, 1987, Part III B, Accredited Herd Plan for Dairy Goats, shall be issued by the Division (9 CFR 77.1 (1988 +1987)).

B) Certificates may be extended for a period of one year upon evidence of a negative herd retest and compliance with all requirements for maintenance of an accredited tuberculosis-free herd.

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C) A "herd" shall be considered as including all animals 12 months of age and over and shall consist of at least 5 animals.

D) All animals in the herd shall be identified by registration number, individual tattoo, or ear tag.

E) All official tuberculin tests shall be conducted by an accredited veterinarian or a veterinarian in the employ of the Illinois Department of Agriculture or the United States Department of Agriculture.

2) To Qualify for Accreditation

A) Herds shall be accredited upon completion of 2 consecutive negative complete herd tests not less than 10 nor more than 14 months apart.

B) If a reaction to the tuberculin test is disclosed, the veterinarian reading the test shall, within 24 hours, notify the Division by collect telephone call and make arrangements for a veterinarian trained in conducting the comparative-cervical test to retest the animal within 10 days of the original injection. If the animal is identified as a reactor as a result of the comparative-cervical test, personnel from either the Illinois Department of Agriculture or the United States Department of Agriculture will issue a quarantine, supervise disposition of animals, and conduct additional tests on members of the herd.

3) To Qualify for Reaccreditation

A) A negative herd test conducted within 60 days prior to the anniversary date is required for continuous accreditation. Upon receipt of a negative herd test, the Division shall extend accreditation for 12 months from the anniversary date.

B) If the annual test for reaccreditation is conducted within 60 days following the anniversary date, certification will be restored and the

accreditation period will be 12 months from the anniversary date.

C) If the annual test for reaccreditation is not conducted within 60 days following the anniversary date, accreditation is cancelled and reaccreditation requirements are then the same as for initial accreditation.

D) If a reaction to the tuberculin test is disclosed at the time of the reaccreditation test, the procedure outlined in 8 Ill. Adm. Code 85.50(b)(2)(B) shall be followed.

4) Additions to Accredited Tuberculosis-Free Herds

A) Animals originating from other accredited herds may be added without tests.

B) Animals originating from herds not accredited may be added; provided, they are negative to an official test for tuberculosis within 60 days prior to addition and are retested and negative to an official tuberculin test not sooner than 60 days from the date the previous test was conducted.

C) Purchased additions shall not receive new herd status for sale or exhibition purposes until they have been members of the herd for at least 60 days and are included in a complete herd retest.

d) Part D - Other Contagious Diseases. All goats, including dairy goats, will not be allowed to be exhibited in Illinois and must be removed immediately from the exhibition area if showing signs of any of the following conditions:

1) Lesions of contagious ecthyma (sore mouth).

2) Active lesions of ringworm with resulting loss of hair.

3) Caseous lymphadenitis as evidenced by draining abscesses.

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(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 85.75 Cattle Scabies -- Additional Requirements on Cattle from Certain Designated Areas

- a) A prior permit must be obtained from the Division before cattle, except those consigned direct to slaughter, may enter Illinois from certain designated areas determined to have high incidence of cattle scabies. The Director of the Department shall have authority to specify the designated areas from which movement of cattle into Illinois will be restricted.
- b) Cattle from such areas, except those consigned to a recognized exhibition and moved from Illinois following exhibition (county and State fairs, other State-supported exhibitions, and breed registry exhibitions); dairy cattle; or those consigned direct to slaughter, shall be dipped for cattle scabies within 10 days prior to entry or treated in accordance with the procedures as set forth in 9 CFR 73.12 (1988 +987).
- c) Each such animal shall be treated with a solution of approved acaricide and water or other method of treatment approved by the United States Department of Agriculture (9 CFR 73.10 and 73.12; 1988 +987)).
- (Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Illinois Bovine Tuberculosis Eradication Act
- 2) Code Citation: 8 Ill. Adm. Code 80
- 3) Section Numbers: Proposed Action:
- | | |
|--------|-----------|
| 80.10 | Amendment |
| 80.20 | Amendment |
| 80.110 | Amendment |
- 4) Statutory Authority: Illinois Bovine Tuberculosis Eradication Act (Ill. Rev. Stat. 1987, ch. 8, par. 87.5, 92, 93, 94, 95, 98.6, and 104)
- 5) A Complete Description of the Subjects and Issues Involved:

We are updating references to the Bovine Tuberculosis Eradication Uniform Methods and Rules, which has been republished as of March 31, 1988. These amendments will not impose any additional compliance requirements on cattle.

We are updating a reference to the Illinois Revised Statutes by citing the latest edition which is the 1987 edition. It is easier for the public to locate the Act in a library when the current version is cited. This amendment will not impose any additional requirements on the regulated public.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: Rulemaking does not affect units of local governments.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

A public hearing on the proposed amendments will be held on January 10, 1989, at 10:00 a.m., Department of Agriculture, State Fairgrounds, Springfield, Illinois. Persons unable to attend the hearing may present their comments on the proposed rulemaking in writing to the Director, Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281. Mailed comments must be postmarked no later than January 5, so they will be available for consideration at the public hearing. All comments received will be fully considered by the agency and the Advisory Board of Livestock Commissioners.

DEPARTMENT OF AGRICULTURE
NOTICE OF PROPOSED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS (EXCEPT MEAT
AND POULTRY INSPECTION ACT REGULATIONS)

PART 80
ILLINOIS BOVINE TUBERCULOSIS ERADICATION ACT

Section
80.10
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80.30
80.40
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80.60
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80.120

Requirements for Illinois Tuberculosis-Free Accredited Herd
When Indemnity Will Be Paid on Tests
Herds Quarantined Because of Suspected Tuberculosis Infection
Identification Tags Not To Be Removed
Infected Herd Depopulation (Repealed)
Cattle for Immediate Slaughter (Repealed)
Feeding or Grazing Cattle (Repealed)
Female Cattle--Beef Breeds--18 Months and Over (Repealed)
Sale of Quarantined Feeding or Grazing Cattle (Repealed)
Release of Feeding or Grazing Cattle from Quarantine (Repealed)
Dairy or Beef Cattle or Steers
Tuberculin Tests

AUTHORITY: Implementing and authorized by the Illinois Bovine Tuberculosis Eradication Act (Ill. Rev. Stat. 1987, ch. 8, par. 87 et seq.).

SOURCE: Regulations Relating to Bovine Tuberculosis, filed January 17, 1972, effective January 27, 1972; filed June 21, 1976, effective July 1, 1976; filed December 29, 1976, effective January 8, 1977; amended at 2 Ill. Reg. 24, p. 1, effective June 15, 1978; codified at 5 Ill. Reg. 10455; amended at 7 Ill. Reg. 1742, effective January 28, 1983; amended at 8 Ill. Reg. 17809, effective October 1, 1984; amended at 9 Ill. Reg. 4503, effective March 22, 1985; amended at 9 Ill. Reg. 18432, effective November 19, 1985; emergency amendment at 11 Ill. Reg. 5326, effective March 13, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 10183, effective May 15, 1987; amended at 12 Ill. Reg. 8295, effective May 2, 1988; amended at 13 Ill. Reg. _____, effective _____.

Section 80.10 Requirements for Illinois Tuberculosis-Free Accredited Herd

A cattle herd qualifies as a tuberculosis-free accredited herd when it meets the requirements of the Bovine Tuberculosis Eradication Act.

DEPARTMENT OF AGRICULTURE
NOTICE OF PROPOSED AMENDMENTS

The public hearing on the proposed rulemaking will run concurrent with a public meeting of the Advisory Board of Livestock Commissioners.

This proposed rulemaking may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

(2) Initial Regulatory Flexibility Analysis:

- Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 4, 1988
- Types of small businesses affected: Owners of cattle; veterinarians.
- Reporting, bookkeeping or other procedures required for compliance: None. The amendments adopt the latest printed versions of the Bovine Tuberculosis Eradication Uniform Methods and Rules and the Illinois Revised Statutes, which will not impose any additional compliance requirements.
- Types of professional skills necessary for compliance: Basic management and recordkeeping.

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

cation Uniform Methods and Rules (March 31, 1988 January 4, 1982 with amendments through February 20, 1987) for such herds as approved by the United States Animal Health Association (P.O. Box 28176, Suite 205, 6924 Lakeside Avenue, Richmond, Virginia 23228-0176) and the United States Department of Agriculture, Animal and Plant Health Inspection Service, for the establishment and maintenance of a tuberculosis-free accredited herd of cattle. This incorporation by reference does not include any future amendments or editions beyond the date specified.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 80.20 When Indemnity Will Be Paid on Tests

Indemnity will be paid to owners of dairy and breeding cattle which react to the tuberculin test administered by accredited veterinarians and are destroyed provided:

- a) The entire herd is tuberculin tested. Tuberculosis reactors found when there is not a complete herd test are not eligible for indemnity.
- b) Feeder cattle and steers are not eligible for indemnity except when an entire herd is depopulated due to tuberculosis infection.
- c) The appraisal is made by a regularly employed State or Federal veterinarian and subject to the requirements of Sections 6, 7, and 8 of the Illinois Bovine Tuberculosis Eradication Act (Ill. Rev. Stat. 1987 4983, ch. 8, pars. 92, 93, and 94). The appraisal value of the animal shall be based upon the breeding value of such animal at the moment of appraisal, taking into consideration the age, breed, health status, weight and market value at slaughter.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 80.110 Dairy or Beef Cattle or Steers

All dairy or beef cattle or steers being exhibited in the State of Illinois from Accredited Tuberculosis Free States as defined under the Bovine Tuberculosis Eradication Uniform Methods and Rules (March 31, 1988 January 4, 1982, with amendments through February 20, 1987) as approved by the United States Animal Health Association (P.O. Box 28176, Suite 205, 6924 Lakeside Avenue,

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Richmond, Virginia 23228-0176) and the United States Department of Agriculture shall be accompanied by an official certificate of health issued by an accredited veterinarian. This incorporation by reference does not include any future amendments or editions beyond the date specified. No tuberculin test is required for cattle originating from Accredited Tuberculosis Free States. Cattle being exhibited in Illinois from a state that is not Tuberculosis Accredited Free shall be accompanied by an official certificate of health issued by an accredited veterinarian showing:

- a) Cattle originated from an accredited tuberculosis-free herd. Accredited herd number and date of last test shall be recorded on the certificate and the cattle shall be identified by ear tag number, tattoo number or registration name and number, OR
- b) Cattle originating out-of-state were negative to a tuberculin test conducted within 60 days prior to exhibition, OR
- c) If Illinois is not an Accredited Tuberculosis Free State, cattle originating in Illinois were negative to a tuberculin test conducted within 90 days prior to exhibition.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

A public hearing on the proposed amendments will be held on January 10, 1989, at 10:00 a.m., Department of Agriculture, State Fairgrounds, Springfield, Illinois. Persons unable to attend the hearing may present their comments on the proposed rulemaking in writing to the Director, Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281. Mailed comments must be postmarked no later than January 5, so they will be available for consideration at the public hearing. All comments received will be fully considered by the agency and the Advisory Board of Livestock Commissioners.

The public hearing on the proposed rulemaking will run concurrent with a public meeting of the Advisory Board of Livestock Commissioners.

This proposed rulemaking may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Nov. 4, 1988
- B) Types of small businesses affected: Renderers, blenders, collection centers, and persons disposing of animals, poultry, fish, or parts of bodies thereof on their farms.
- C) Reporting, bookkeeping or other procedures required for compliance: Disposal by burial must be in compliance with the Illinois Environmental Protection Act.
- D) Types of professional skills necessary for compliance: Basic management.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part: Illinois Dead Animals Disposal Act

2) Code Citation: 8 Ill. Adm. Code 90

3) Section Numbers: Proposed Action:

90.10 Amended
90.110 Amended

4) Statutory Authority: Illinois Dead Animal Disposal Act (Ill. Rev. Stat. 1987, ch. 8, pars. 158, 160, and 165).

5) A Complete Description of the Subjects and Issues Involved:

We are updating references to the Illinois Revised Statutes by citing the latest edition which is the 1987 edition. This change will eliminate the need to keep old Illinois Revised Statutes on file in the agency. Also, it is easier for the public to locate the rule in a library when the current version is cited. These amendments will not impose any additional requirements.

We are adding a statement that disposal by burial must be in compliance with the Illinois Environmental Protection Act to eliminate possible confusion by the public that compliance with Agriculture's rules does not mean that they do not have to comply with EPA requirements. This clarification was requested by the Illinois Environmental Protection Agency. The disposal by burning requirements already make reference to the Environment Protection Act, and this amendment will make the language in the two subsections consistent. The amendment does not add any additional requirements because the public must comply with the Illinois Environmental Protection Act requirements anyway.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? None that require approval in accordance with Section 6.02(b) of the Illinois Administrative Procedure Act.

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rulemaking does not impose any additional mandatory requirements on units of local government in such a way that would necessitate additional expenditures from local revenues.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

TITLE 8: AGRICULTURE AND ANIMALS

CHAPTER I: DEPARTMENT OF AGRICULTURE

SUBCHAPTER B: ANIMALS AND ANIMAL PRODUCTS (EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS)

PART 90

ILLINOIS DEAD ANIMAL DISPOSAL ACT

Section 90.10 Plant Facilities

90.20 Plant Premises

90.30 Annual Truck Permits (Repealed)

90.40 Truck Operator's Records (Repealed)

90.50 Odors and Insects Shall Be Controlled

90.60 Salmonella Control For Renderers and Blenders

90.70 Inspection of Premise (Repealed)

90.80 Identification of Receptacles

90.90 Records (Repealed)

90.100 Transportation and Transactions (Repealed)

90.110 On-The-Farm Disposal

90.120 Collection Center

90.130 Disposal By Collection Center of Unusable Materials

AUTHORITY: Implementing and authorized by the Illinois Dead Animal Disposal Act (Ill. Rev. Stat. 1987 1983, ch. 8, par. 149.1 et seq.).

SOURCE: Regulations Relating to the Disposal of Dead Animals, filed January 17, 1972, effective January 27, 1972; filed December 6, 1972, effective December 16, 1972; codified at 5 Ill. Reg. 10458; amended at 7 Ill. Reg. 852, effective January 10, 1983; amended at 8 Ill. Reg. 5937, effective April 23, 1984; amended at 13 Ill. Reg. _____, effective _____.

Section 90.10 Plant Facilities

If, upon first inspection, the facility of the renderer, blender or collection center fails to meet the requirements set forth in Section 10 of the Illinois Dead Animal Disposal Act (Ill. Rev. Stat. 1987 1983, ch. 8, par. 158) and the rules of this Part, the applicant shall be granted sixty (60) days in which to correct the deficiencies specified. At the end of the period for correcting the deficiencies, another inspection shall be made. If upon inspection the deficiencies have been corrected, a license shall be issued.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

TITLE 8: AGRICULTURE AND ANIMALS

CHAPTER I: DEPARTMENT OF AGRICULTURE

SUBCHAPTER B: ANIMALS AND ANIMAL PRODUCTS (EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS)

PART 90

ILLINOIS DEAD ANIMAL DISPOSAL ACT

Section 90.110 On-The-Farm Disposal

Persons disposing of animals, poultry, fish, or parts of bodies thereof, other than to a licensed renderer, shall comply with the following:

a) Disposal by Burning

- 1) No open burning will be permitted.
- 2) Any disposal by burning must be performed with an incinerator that is in compliance with the Illinois Environmental Protection Act (Ill. Rev. Stat. 1987 1983, ch. 111 1/2, par. 1001 et seq.).

b) Disposal by Burying

- 1) Location shall be in an area where runoff will not contaminate water supplies.
- 2) Depth shall be sufficient to allow at least a six-inch compacted soil cover over the uppermost part of the carcass.

- 3) The abdominal cavity of large carcasses shall be punctured to allow escape of putrefactive gasses.

- 4) Lime or other chemical agent shall not be used to prevent decomposition.

- 5) Precautions shall be taken at the site of burial necessary to prevent any disturbance by animal or mechanical means.

- 6) If a disposal pit is employed for daily or routine deposits, there shall be a minimum six-inch compacted soil cover after each deposition.

- 7) Any disposal by burial shall also be in compliance with the Illinois Environmental Protection Act.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

A public hearing on the proposed amendments will be held on January 10, 1989, at 10:00 a.m., Department of Agriculture, State Fairgrounds, Springfield, Illinois. Persons unable to attend the hearing may present their comments on the proposed rulemaking in writing to the Director, Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281. Mailed comments must be postmarked no later than January 5, so they will be available for consideration at the public hearing. All comments received will be fully considered by the agency and the Advisory Board of Livestock Commissioners.

The public hearing on the proposed rulemaking will run concurrent with a public meeting of the Advisory Board of Livestock Commissioners.

This proposed rulemaking may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Nov. 4, 1988
- B) Types of small businesses affected: Livestock dealers
- C) Reporting, bookkeeping or other procedures required for compliance: A livestock dealer must test breeding cattle originating directly from a farm owned and/or operated by the dealer.
- D) Types of professional skills necessary for compliance: Basic management.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part: Livestock Dealer Licensing

2) Code Citation: 68 Ill. Adm. Code 610

3) Section Numbers: Proposed Action:

- 610.10 Amended
- 610.20 Amended
- 610.30 Amended
- 610.40 Amended
- 610.60 Amended

4) Statutory Authority: Illinois Livestock Dealer Licensing Act (Ill. Rev. Stat. 1987, ch. 111, pars. 415, and 420.1).

5) A Complete Description of the Subjects and Issues Involved:

We are updating references to the Illinois Revised Statutes by citing the latest edition which is the 1987 edition. This change will eliminate the need to keep old Illinois Revised Statutes on file in the agency. Also, it is easier for the public to locate the rule in a library when the current version is cited. These amendments will not impose any additional requirements.

The original intent of permitting livestock dealers to purchase untested breeding cattle was to provide relief for small cattle owners who may not have the facilities for testing cattle prior to sale. All livestock dealers should have facilities to test their cattle, and if the cattle are originating from a farm owned and/or operated by the livestock dealer, the cattle should be brucellosis tested. This change in the regulation will still provide relief for the small cattle owners, but require livestock dealers to test their cattle.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rulemaking does not impose any additional mandatory requirements on units of local government in such a way that would necessitate additional expenditures from local revenues.

11) Time, Place and Manner in which Interested persons may comment on this proposed rulemaking:

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

TITLE 68: PROFESSIONS AND OCCUPATIONS
CHAPTER II: DEPARTMENT OF AGRICULTURE

PART 610
LIVESTOCK DEALER LICENSING

- Section 610.5 Definitions
- 610.10 Entry Requirements
- 610.20 Breeding Cattle Health Requirements
- 610.30 Swine Health Requirements
- 610.40 Prevention of Spread of Livestock Diseases
- 610.50 Feeder Cattle
- 610.60 Slaughter Animals
- 610.70 Care of Livestock (Repealed)
- 610.80 Inspection
- 610.90 Identification Not to be Removed or Altered
- 610.100 Compliance with Market Cattle Identification Program
- 610.110 Surety Bonds and Other Pledged Security
- 610.120 Cancellation of Escrow Agreements (Personal Bonds) (Repealed)
- 610.130 Director as Trustee on Surety Bonds (Repealed)
- 610.140 Dealer's Agent (Repealed)

AUTHORITY: Implementing and authorized by the Illinois Livestock Dealer Licensing Act (Ill. Rev. Stat. 1987 4983, ch. 111, par. 401 et seq.).

SOURCE: Rules and Regulations Relating to the Livestock Dealer Licensing Act, filed January 17, 1972, effective January 27, 1972; amended May 3, 1972, effective May 13, 1972; June 20, 1973, effective July 1, 1973; April 5, 1976, effective April 15, 1976; 2 Ill. Reg. No. 34, page 166, effective August 24, 1978; codified at 5 Ill. Reg. 10573; amended at 8 Ill. Reg. 5973, effective April 23, 1984; amended at 13 Ill. Reg. _____, effective _____.

Section 610.10 Entry Requirements

All livestock imported into the State shall meet Illinois entry requirements as may be set forth in those Acts listed in Section 19.1 of the Illinois Livestock Dealer Licensing Act (Ill. Rev. Stat. 1987 4983, ch. 111, par. 420.1). Livestock dealers shall submit to the Division, on Division Form M-106, weekly reports of all out-of-state livestock.

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 610.20 Breeding Cattle Health Requirements

a) All Illinois breeding cattle, six months of age and over, purchased by a licensed livestock dealer shall comply with one of the following:

- 1) Be negative to a brucellosis test within 60 days prior to purchase; test valid for one change of ownership or premises, except that such cattle may change ownership on premises one or more times in the 14-day period immediately following the date of the negative test, or
- 2) Be officially calfhood vaccinated and under 24 months of age, or
- 3) Be consigned direct from farm of origin to a livestock auction market and shall meet the requirements of the Livestock Auction Market Law (Ill. Rev. Stat. 1987 4983, ch. 121 1/2, par. 208 et seq.) and rules pursuant thereto (8 Ill. Adm. Code 40.100 and 40.110), or
- 4) Be untested but subject to brucellosis test within 48 hours after purchase and prior to commingling with other cattle if originating directly from a farm owned and/or operated other than by a licensee.

b) All breeding cattle sold by the livestock dealer, except direct to slaughter, shall be accompanied by a negative brucellosis blood test as provided in the Illinois Bovine Brucellosis Eradication Act (Ill. Rev. Stat. 1987 4983, ch. 8, par. 134 et seq.), or shall be official calfhood vaccinates under 24 months of age.

c) Any cattle which, upon being tested for brucellosis for the livestock dealer, are classified as reactors or suspects shall automatically come under jurisdiction of the Illinois Bovine Brucellosis Eradication Act and rules (8 Ill. Adm. Code 75.70(b)).

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 610.30 Swine Health Requirements

NOTICE OF PROPOSED AMENDMENTS

- a) All Illinois breeding swine 4 months of age and over purchased by a licensed livestock dealer shall comply with the Illinois Swine Brucellosis Eradication Act (Ill. Rev. Stat. 1987 1983, ch. 8, par. 148f et seq.).
- b) All breeding swine sold or purchased by a licensed livestock dealer through a livestock auction market shall comply with the requirements of the Livestock Auction Market Law and rules (8 Ill. Adm. Code 40.170(e)).

(Source: Amended at 13 Ill. Reg. _____, effective _____)

Section 610.40 Prevention of Spread of Livestock Diseases

All other species of breeding livestock, to wit: cattle and sheep, shall comply with the laws and rules as listed in Section 19.1 of the Illinois Livestock Dealer Licensing Act (Ill. Rev. Stat. 1987 1983, ch. 111, par. 402) relating to such livestock.

(Source: Amended at 13 Ill. Rev. _____, effective _____)

Section 610.60 Slaughter Animals

Livestock dealers purchasing animals for slaughter purposes only shall:

- a) Keep slaughter animals isolated from all breeding animals.
- b) Be sold within 10 days of purchase direct to a public stockyard or recognized slaughter establishment under State or Federal supervision. Slaughter cattle from farm of origin may be consigned direct to a recognized slaughter establishment, or public stockyard, or licensed livestock auction market under State or Federal supervision (except the type of cattle mentioned in 8 Ill. Adm. Code 610.60(c)).
- c) Maintain records on each head of livestock purchased in accordance with Section 17 of the Illinois Livestock Dealer Licensing Act (Ill. Rev. Stat. 1987 1983, ch. 111, par. 417). Livestock purchased at less than prevailing market price, such as, "downer" cows, cows with epithelioma (cancer eye), crippled animals, and animals whose general physical appearance would indicate they are not healthy or are suffering from malnutrition shall

NOTICE OF PROPOSED AMENDMENTS

be consigned directly to a recognized slaughtering establishment under State or Federal supervision.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF AGRICULTURE
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NOTICE OF PROPOSED AMENDMENTS

10) Statement of Statewide Policy Objectives: Rule does not affect units of local governments.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

A public hearing on the proposed amendments will be held January 10, 1989, at 10:00 a.m., Department of Agriculture, State Fairgrounds, Springfield, Illinois. Persons unable to attend the hearing may present their comments on the proposed rulemaking in writing to the Director, Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281. Mailed comments must be postmarked no later than January 5, so they will be available for consideration at the public hearing. All comments received will be fully considered by the agency.

The public hearing on the proposed rulemaking will follow the public meeting of the Advisory Board of Livestock Commissioners.

This proposed rulemaking may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Nov. 4, 1988
- B) Types of small businesses affected: Processors and/or slaughterers of meat and/or poultry.
- C) Reporting, bookkeeping or other procedures required for compliance: Payment of the charges incurred for overtime and holiday inspection services performed by Department employees within 30 days and payment of any penalty incurred for late payments.
- D) Types of professional skills necessary for compliance: Basic management.

The full text of the Proposed Amendments begins on the next page:

1) Heading of Part: Meat and Poultry Inspection Act

2) Code Citation: 8 Ill. Adm. Code 125

3) Section Numbers: Proposed Action:

125.60 Amended
125.80 Amended

4) Statutory Authority: The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1987, ch. 56 1/2, pars. 311 and 316)

5) A Complete Description of the Subjects and Issues Involved:

The rules are being amended to reference the latest printed edition of the Illinois Revised Statutes, which is the 1987 edition. This change is for the purpose of keeping references up to date.

The Director renamed the Division of Meat, Poultry and Livestock Inspection. The new name is the Division of Animal Industries. Further, the post office assigned a different zip code to the Department of Agriculture. The rules are amended to reflect these changes.

We are increasing the overtime charges by \$2.40 an hour and holiday charges by \$1.40 an hour. The proposed rate for overtime inspection is \$15 per hour and \$10 per hour for inspection performed on holidays. The U.S. Department of Agriculture has increased their overtime and holiday charges to \$24.68 per hour, which means the Illinois Department of Agriculture is still performing the same service at much less cost to the licensee. The present charges have been in effect since January, 1985. Since the licensee must request that the Department provide overtime and/or holiday meat and poultry inspection, any expense for overtime or holidays is at the option of the establishment.

If the establishment fails to pay the overtime charges within 30 days, a penalty will be assessed. If the overtime charge is less than \$50, a \$25 penalty is assessed for every 30 days overdue, and if the overtime charge is \$50 or more, a \$50 penalty is assessed for every 30 days overdue. The establishment of the overdue penalty is to encourage payment on time.

- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER c: MEAT AND POULTRY INSPECTION ACT

PART 125
MEAT AND POULTRY INSPECTION ACT

SUBPART A: GENERAL PROVISIONS FOR BOTH MEAT AND/OR POULTRY INSPECTION

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- Incorporation by Reference of Federal Rules
- Application for License; Approval
- Official Number
- Inspections; Suspension or Revocation of License
- Administrative Hearings; Appeals
- Assignment and Authority of Program Employees
- Schedule of Operations; Overtime; Penalties
- Official Marks of Inspection, Devices and Certificates
- Records and Reports
- Exemptions
- Disposal of Dead Animals and Poultry
- Reportable Animal and Poultry Diseases
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SUBPART B: MEAT INSPECTION

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- Livestock and Meat Products Entering Official Establishments
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- Facilities for Inspection
- Sanitation
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- Disposal of Diseased or Otherwise Adulterated Carcasses and Parts
- Humane Slaughter of Animals
- Handling and Disposal of Condemned or Other Inedible Products at Official Establishment
- Rendering or Other Disposal of Carcasses and Parts Passed for Cooking
- Marking Products and Their Containers
- Labeling, Marking and Containers
- Entry into Official Establishment; Reinspection and Preparation of Product

ILLINOIS REGISTER

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

125.280 Meat Definitions and Standards of Identity or Composition

125.290 Transportation

125.300 Special Services Relating to Meat and Other Products

125.305 Buffalo Inspection

SUBPART C: POULTRY INSPECTION

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- Handling and Disposal of Condemned or Inedible Products at Official Establishments
- Labeling and Containers
- Entry of Articles Into Official Establishments; Processing Inspection and Other Reinspections; Processing Requirements
- Definitions and Standards of Identity or Composition
- Transportation; Sale of Poultry or Poultry Products

AUTHORITY: Implementing and authorized by The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1987 1985, ch. 56 1/2, par. 301 et seq.) as amended by P.A. 85-2467 effective September 27, 1987) and The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987 1985, ch. 127, par. 16).

SOURCE: Adopted at 9 Ill. Reg. 1782, effective January 24, 1985; peremptory amendment at 9 Ill. Reg. 2337, effective January 28, 1985; peremptory amendment at 9 Ill. Reg. 2980, effective February 20, 1985; peremptory amendment at 9 Ill. Reg. 4856, effective April 1, 1985; peremptory amendment at 9 Ill. Reg. 9240, effective June 5, 1985; peremptory amendment at 9 Ill. Reg. 10102, effective June 13, 1985; peremptory amendment at 9 Ill. Reg. 11673, effective July 17, 1985; peremptory amendment at 9 Ill. Reg. 13748, effective August 23, 1985; peremptory amendment at 9 Ill. Reg. 15575, effective October 2, 1985; peremptory amendment at 9 Ill. Reg. 19759, effective December 5, 1985; peremptory amendment at 10 Ill. Reg. 447, effective December 23, 1985; peremptory amendment at 10 Ill. Reg. 1307, effective January 7, 1986; peremptory amendment at 10 Ill. Reg. 3318, effective January 24, 1986; peremptory amendment at 10 Ill. Reg. 3880, effective February 7, 1986; peremptory amendment at 10 Ill. Reg. 11478, effective June 25, 1986; peremptory amendment at 10 Ill.

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Reg. 14858, effective August 22 1986; peremptory amendment at 10 111. Reg. 15305, effective September 10, 1986; peremptory amendment at 10 111. Reg. 16743, effective September 19, 1986; peremptory amendment at 10 111. Reg. 18203, effective October 15, 1986; peremptory amendment at 10 111. Reg. 19818, effective November 12, 1986; peremptory amendment at 11 111. Reg. 1696, effective January 5, 1987; peremptory amendment at 11 111. Reg. 2930, effective January 23, 1987; peremptory amendment at 11 111. Reg. 9645, effective April 29, 1987; peremptory amendment at 11 111. Reg. 10321, effective May 15, 1987; peremptory amendment at 11 111. Reg. 11184, effective June 5, 1987; peremptory amendment at 11 111. Reg. 14830, effective August 25, 1987; peremptory amendment at 11 111. Reg. 18799, effective November 3, 1987; peremptory amendment at 11 111. Reg. 19805, effective November 19, 1987; peremptory amendment at 12 111. Reg. 2154, effective January 6, 1988; amended at 12 111. Reg. 3417, effective January 22, 1988; peremptory amendment at 12 111. Reg. 4879, effective February 25, 1988; peremptory amendment at 12 111. Reg. 6313, effective March 21, 1988; peremptory amendment at 12 111. Reg. 6819, effective March 29, 1988; peremptory amendment at 12 111. Reg. 13621, effective August 8, 1988; peremptory amendment at 12 111. Reg. 19116, effective November 1, 1988; amended at 13 111. Reg. _____, effective _____.

SUBPART A: GENERAL PROVISIONS FOR BOTH MEAT AND/OR
POULTRY INSPECTION

Section 125.60 Administrative Hearings; Appeals

- a) All decisions and actions of the Department are subject to the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987 4983, ch. 127, par. 1001 et seq.) and the Department's Administrative Rules (8 Ill. Adm. Code 1) which pertain to administrative hearings, petitions, contested cases, declaratory rulings and availability of Department files for public access. Administrative hearings are governed by the Illinois Administrative Procedure Act, Subpart B of the Department's Administrative Rules, and Section 19(F) of The Meat and Poultry Inspection Act.
- b) Any appeal from a decision of an inspector shall be made either orally or in writing to the regional supervisor. Any appeal from a decision of a regional supervisor shall be made either orally or in writing to the Bureau Chief, Bureau of Meat and Poultry Inspection, Division of Animal Industries Meat, Poultry and Poultry Inspection, Department of Agriculture, Springfield, Illinois 62794-9281 62706 (217/782-6684 4944). The regional supervisor or the Bureau Chief shall respond to an appeal within 72 hours from the time the appeal is received or the appellant may proceed to the next higher level of appeal. Any appeal from a decision of the Bureau Chief shall be made in writing to the Superintendent, Division of Animal Industries Meat, Poultry and Poultry Inspection and an administrative hearing shall be held.
- (Source: Amended at 13 111. Reg. _____, effective _____)

Section 125.80 Schedule of Operations; Overtime, Penalties

- a) The Department incorporates by reference 9 CFR 307.4(a), 307.4(d), and 381.37(a) and (d) (1984). References to 9 CFR 307.6(b) and 381.39(b) in the incorporated language shall be interpreted to mean as set forth in this Section.
- b) The basic workweek and workday shall be those days and hours as on file and approved by the Department of Central Management Services in accordance with the Personnel Code (Ill. Rev. Stat. 1987 4983, ch. 127, par. 63b101 et seq.) and the rules for that Act (80 Ill. Adm. Code 303.300). The work schedule of the official establishment and any requests for changes in the work schedule shall be submitted in writing by the licensee to the regional supervisor. However, minor deviations (one hour or less) from the daily operating schedule shall be approved by the inspector if the request is received on the day before the change is to occur and the change is only for that particular day.
- c) Overtime charges for inspection services rendered shall be as follows:
- 1) For inspection on a Saturday, Sunday or on a workday at times other than the hours as set forth in the approved work schedule, the rate shall be \$15.00 \$12.40 per hour or any fraction of an hour.
 - 2) For inspection on holidays, the rate shall be \$10.00 \$8.40 per hour or any fraction of an hour.

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3) If the establishment fails to pay the overtime charges within 30 days from the date of billing, the following penalty shall be incurred:

- A) If the overtime charge is less than \$50.00, a \$25.00 penalty shall be assessed for every 30 days overdue.
- B) If the overtime charge is \$50.00 or more, a \$50.00 penalty shall be assessed for every 30 days overdue.
- C) If the account is more than 60 days overdue, a formal hearing shall be held in accordance with Section 125.60, and the licensee will be asked to show cause why the establishment's license should not be suspended.

d) The overtime charge shall be for the actual time the inspector is performing the inspection service. Travel expenses and the minimum overtime that will be billed is as follows:

- 1) When an inspector has departed the official establishment after the completion of his/her regular workday and is recalled to perform inspection service, the minimum overtime that will be charged shall be two hours.
- 2) For inspection service rendered on Saturday, Sunday or on a holiday, the minimum overtime that will be charged is two hours.
- 3) When an inspector is required to return to the establishment after the completion of his/her regular work day or on a Saturday, Sunday or holiday, the official establishment will be billed for mileage charged by the inspector in accordance with Travel Regulations (80 Ill. Adm. Code 2800) in addition to the overtime charged.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

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- 1) Heading of Part: Illinois Pseudorabies Control Act
- 2) Code Citation: 8 Ill. Adm. Code 115
- 3) Section Numbers: Proposed Action:
 - 115.10 Amended
 - 115.20 Amended
- 4) Statutory Authority: Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1987, ch. 8, pars. 805 and 809).

5) A Complete Description of the Subjects and Issues Involved:

We are updating references to the Code of Federal Rules and to the Illinois Revised Statutes by citing the latest edition. This change will eliminate the need to keep old CFR's on file in the agency and carried by our inspection personnel. Also, it is easier for the public to locate the Act and rules in a library when the current versions are cited. These amendments will not impose any additional requirements.

We are adding another method which a swine producer may use to obtain release of a pseudorabies quarantine. Pseudorabies quarantines will be released when a negative test has been made on the complete breeding herd at least 45 days after the last known exposed swine have left the premises. With the addition of this test, there will be three methods available from which to choose for releasing quarantine.

- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? None that require approval in accordance with Section 6.02(b) of the Illinois Administrative Procedure Act.
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This rulemaking does not affect units of local government.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:
A public hearing on the proposed amendments will be held on January 10, 1989, at 10:00 a.m., Department of Agriculture, State Fairgrounds, Springfield, Illinois. Persons unable to attend the hearing may present their comments on the proposed rulemaking in writing to the Director, Department of

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Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281. Mailed comments must be postmarked no later than January 5, so they will be available for consideration at the public hearing. All comments received will be fully considered by the agency and the Advisory Board of Livestock Commissioners.

The public hearing on the proposed rulemaking will run concurrent with a public meeting of the Advisory Board of Livestock Commissioners.

This proposed rulemaking may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Nov. 4, 1988
- B) Types of small businesses affected: Swine producers.
- C) Reporting, bookkeeping or other procedures required for compliance: For release of quarantine, a negative test of the complete breeding herd must be made at least 45 days after the last known exposed swine have left the premises. This test has been added as an alternative method for releasing the quarantine.
- D) Types of professional skills necessary for compliance: Basic management.

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER 1: DEPARTMENT OF AGRICULTURE
SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS
(EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS)

PART 115

ILLINOIS PSEUDORABIES CONTROL ACT

Section

- 115.10 Definitions
- 115.15 Incorporation by Reference
- 115.20 Pseudorabies Quarantines
- 115.30 General Requirements for Qualified Pseudorabies Negative, Controlled Vaccinated and Feeder Swine Pseudorabies Monitored Herds
- 115.40 Requirements for Establishing and Maintaining Qualified Pseudorabies Negative Herds
- 115.50 Requirements for Establishing and Maintaining Pseudorabies Controlled Vaccinated Swine Herds
- 115.60 Requirements for Establishing and Maintaining Feeder Swine Pseudorabies Monitored Herds
- 115.70 Pseudorabies Test Requirements for Intrastate Movement
- 115.80 Pseudorabies Testing of Feeder Swine
- 115.90 Feeder Swine
- 115.100 Breeding Animals Consigned to Slaughter

AUTHORITY: Implementing and authorized by the Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1987, 1985, ch. 8, par. 801 et seq. as amended by P.A.R. 85-0165, effective January 1, 1988 and P.A.R. 85-0171, effective January 1, 1988).

SOURCE: Adopted at 12 Ill. Reg. 3394, effective January 22, 1988; amended at 13 Ill. Reg. _____, effective _____.

Section 115.10 Definitions

The definitions for this Part shall be as set forth in the general definitions Section (8 Ill. Adm. Code 20.1). Also, the following definitions shall apply to this Part:

"Act" means the Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1987 1985, ch. 8, par. 801 et seq. as amended by P.A.R. 85-0165, effective January 1, 1988 and P.A.R. 85-0171, effective January 1, 1988).

"Official test" or "test" means any serologic test for the detection of pseudorabies (serum neutralization (SN), for example) as approved by the United States

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Department of Agriculture (9 CFR 85.1, 1988 1987) and
conducted in an approved laboratory.

(Source: Amended at 13 Ill. Reg. _____, effective
_____)

Section 115.20 Pseudorabies Quarantines

a) When pseudorabies has been diagnosed in a swine herd,
such herd shall be placed under quarantine when:

1) It has been determined that there have been multiple
swine deaths on the premises that are attributable
to pseudorabies AND that swine are actually ill of a
disease clinically diagnosed as pseudorabies; OR

2) Pseudorabies (Aujeszky's disease) has been confirmed
by diagnosis by an approved laboratory; OR

3) One or more swine are positive to an official test
for pseudorabies. Positive swine may be retested
once. The results of the retest will be considered
final.

b) Quarantined animals shall not be sold, loaned or traded
except for slaughter. Such swine may be shipped to any
market, except those which release swine for breeding or
feeding purposes. Examples of markets which shall not
receive such swine for slaughter are livestock auction
markets, other markets licensed as feeder swine dealers,
or order buyers and other slaughter buyers releasing
swine for breeding or feeding purposes.

c) Pseudorabies quarantines shall be released when:

1) All swine on the premises have been shipped to
slaughter, the premises have been cleaned and disin-
fected, and the premises have remained vacant for at
least 30 days; OR

2) Two negative official pseudorabies tests at least 30
days apart have been obtained on a representative
sample of the breeding swine in the herd 6 months of
age and over not less than 45 days after the last
positive animal has been shipped to slaughter. In
herds of 35 animals or less, a representative sample
is all or 10 animals, whichever is less. In herds
of 36 to 299 animals, a representative sample is 30%

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or 30 animals, whichever is less. In herds of 300
animals or more, a representative sample is a mini-
mum of 10%; OR

3) A negative test has been made on the complete breed-
ing herd at least 45 days after the last known
exposed swine have left the premises.

4) The Department shall require additional herd
tests prior to release of quarantine when epidemio-
logic evidence, such as, the presence of pseudora-
bies on neighboring farms or indications of
reintroduction of infection into the herd is appar-
ent.

(Source: Amended at 13 Ill. Reg. _____, effective
_____)

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TITLE 89: SOCIAL SERVICES
CHAPTER XI: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 1300
DAY CARE

SUBPART A: GENERAL

Section
1300.110
1300.120
1300.130

4) Statutory Authority: Implementing the State Agency Employees Child Care Services Act (Ill. Rev. Stat. 1987, ch. 127, pars. 3001 et seq.) and authorized by Sections 67.06 and 67.24 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, pars. 63b13.6 and 63b13.24).

5) A Complete Description of the Subjects and Issues Involved: Public Act 85-1337 mandated the amendment. The change makes the recommendation of vendor by the DCMS committee binding on the using agency.

6) Will this proposed amendment replace an emergency rule currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this proposed amendment contain incorporation by reference? No.

9) Are there any proposed amendments pending to this Part? No.

10) Statement of Statewide Policy Objectives: Rulemaking does not affect units of local government.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written comments within 45 days of the date of publication to:

John Brazaitis
Department of Central Management Services
720 Stratton Building
Springfield, Illinois 62706
217-782-9669

12) Initial Regulatory Flexibility Analysis: Does not affect small business.

The full text of the Proposed Amendment begins on the next page:

SUBPART B: DETERMINATION OF NEED

Section
1300.200
1300.210
1300.220
1300.230
1300.240

Request for Child Care Services
Determination of Need
Recommendation to Director
Director's Determination
Assistance of the Department

SUBPART C: REQUEST FOR PROPOSAL AND AWARD

Section
1300.300
1300.310
1300.320
1300.330
1300.340

Request for Proposal
Minimal Requirement for Request for Proposal
Evaluation of Proposal
Evaluation by Committee
Selection by Director

AUTHORITY: Implementing the State Agency Employees Child Care Services Act (Ill. Rev. Stat. 1987, ch. 127, pars. 3001 et seq.) and authorized by Sections 67.06 and 67.24 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, pars. 63b13.6 and 63b13.24).

SOURCE: Emergency Rules adopted at 10 Ill. Reg. 7926, effective May 1, 1986 for a maximum of 150 days; adopted at 11 Ill. Reg. 8930, effective April 27, 1987; amended at 111. Reg. _____, effective _____.

Section 1300.340 Selection by Director

After considering the recommendations of the Committee the Director of the State Agency shall select a the vendor recommended by the Committee to provide Child Care Services. Such selection shall be based on the criteria contained in Section 1300.320 and shall give due weight to the recommendation of the Committee.

(Source: Amended at 111. Reg. _____, effective _____)

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- 1) The Heading of the Part: Standard Procurement
- 2) The Code Citation: 44 Ill. Adm. Code 1
- 3) Section Number:
 - 1.2215 Amend
- 4) Statutory Authority: Ill. Rev. Stat. 1987 ch. 127, par. 132-601 et seq.
- 5) A Complete Description of the Subjects and Issues Involved: This proposed rulemaking makes the following changes:
 - 1.2215(b) State universities are now subject to the Act. Later sections recognize that universities may comply differently than other agencies.
 - 1.2215(c) Only those contracts funded in whole or in part by appropriated funds will be considered subject to the Act.
 - 1.2215(e) Added language that any agency may request an exemption and identifying information that must be included in the request.
 - 1.2215(h)(5) Reminds agencies that advance and progress payments can be used on set-aside contracts (construction contracts may, however, not use advance payments).
 - 1.2215(h)(8) Universities may have different rules regarding use of sheltered markets.
 - 1.2215(j)(3) Now use self-certified in place of temporarily certified. Self-certified has become more widely used. The meaning has not, however, changed. Later uses of the term temporarily certified have been changed.
 - 1.2215(j)(5)(B) Added new internal reference.
 - 1.2215(j)(8) The Minority and Female Business Enterprise Council will accept vendor certifications performed by other entities such as the Department of Transportation and Chicago Regional Purchasing Council provided that entities standards meet those set forth in these rules. The Council will annually review those agencies' requirements to determine whether they continue to meet Council requirements.

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- 1.2215(j)(11) A new eligibility test has been added. Companies with annual sales of \$14 million or more are excluded unless they can show that receiving a particular contract would have a definite positive impact on minority or female employment. Later sections have been renumbered to reflect this additional test.
 - 1.2215(j)(16) States that vendors are certified as minority or female owned for a period of one year and refers readers to another section regarding recertification.
 - 1.2215(j)(17) If the bidder is not certified, its name will be removed from the list of certified bidders.
 - 1.2215(j)(17)
1.2215(j)(18) old numbers These sections are being deleted in favor of new section (j)(18). The new section gives a more detailed statement of the process that vendors may utilize to challenge a decision that the bidder does not qualify as minority or female owned. The initial decision of the Secretary can be challenged by asking the Secretary to reconsider. The Secretary must render a decision within 6 months or else the certification will be considered denied. Thereafter, the decision can be reviewed by a committee made up of Council members. Finally, the entire Council may consider the matter. A new subsection "S" has been added to require that notice be sent to the Council by certified mail or if hand delivered, noted in the mail log.
 - 1.2215(j)(19) The current language on decertification of a vendor is being replaced with new language. The review procedures of the new subsection (18) would be available to the bidder.
 - 1.2215(j)(20) Firms that send in recertification material in a timely manner will remain certified until the Secretary has a chance to review the material.
 - 1.2215(m)(4) Indicates that universities may establish their own rules regarding penalties that may be assessed against vendors who are not qualified for the programs.
 - 1.2215(o) This is rewritten to show that universities do not have to submit an annual plan for proposed compliance with the Act but they must submit quarterly progress reports. Defines what information the universities must provide.
- 6) Will this proposed amendment replace an emergency rule currently in effect? No.

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TITLE 44: GOVERNMENT CONTRACTS, PROCUREMENTS AND
PROPERTY MANAGEMENT
SUBTITLE A: PROCUREMENT AND CONTRACT PROVISIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 1
STANDARD PROCUREMENT
SUBPART A: GENERAL

Section
1.100 Authority
1.110 Policy
1.120 Applicability
1.130 Definitions

SUBPART B: APPROVAL OF PROCUREMENT RULES

Section
1.200 Approval Required
1.210 When Approved
1.220 Filing of Rules
1.230 Standard Form of Rules
1.240 Non-Standard Form of Rules
1.250 Length of Approval

SUBPART C: PROCUREMENT RESPONSIBILITY

Section
1.300 General
1.310 Department of Central Management Services
1.320 Department of Transportation
1.330 Capital Development Board
1.340 Procuring Agency Responsibility
1.350 Delegation of Procurement Authority

SUBPART D: SOURCES OF SUPPLY

Section
1.400 Open Source of Supply
1.410 Special Sources
1.420 Directed Source

SUBPART E: METHODS OF PROCUREMENT

Section
1.500 General
1.510 Competition Encouraged
1.520 Source Selection

- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain incorporation by reference? No.
- 9) Are there any proposed amendments pending to this Part? No.
- 10) Statement of Statewide Policy Objectives: Rulemaking does not affect units of local government.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Ben Bagby
Department of Central Management Services
720 Stratton Building
Springfield, Illinois 62706
217-782-9669

Small businesses are especially encouraged to ask questions and submit comments for review.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 1, 1988
- B) Types of small businesses affected: Any small business which is owned and controlled by minority or female individuals and which desire to participate in the Minority and Female-owned Business Program.
- D) Reporting, bookkeeping or other procedures required for compliance: Must complete forms provided by the State and provide copies of supporting material.
- D) Types of professional skills necessary for compliance: None.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

1.530 Statutory Circumstances Allowing Negotiation

1.540 Negotiation After Award

1.550 Multiple Awards

1.560 Pre-Emption

SUBPART F: PUBLICIZING PROCUREMENT ACTIONS

Section

1.600 Official State Newspaper

1.610 Advertising Required

1.620 Re-Advertisement Required

1.630 Direct Solicitation

SUBPART G: INVITATIONS FOR BID AND RESPONSE

Section

1.700 Bid List

1.710 Contents of Invitations for Bids

1.720 Time and Place to Submit Bids

1.730 Submission of Bids

1.740 Change or Withdrawal of Bid

1.750 Submission Binding

1.760 Bid Reservations

SUBPART H: RESPONSIBILITY OF BIDDER

Section

1.800 Bidder Must be Responsible

1.810 Determination by Procuring Agency

1.820 Proof of Responsibility

1.830 Standards of Responsibility

1.840 New Bidders

SUBPART I: BID AND PERFORMANCE SECURITY

Section

1.900 Security Required

1.910 Form of Security

1.920 Amount

1.930 Subsequent Requirement

1.940 When Allowed or Required

1.950 Annual Security

1.960 Return of Security

SUBPART J: SPECIFICATIONS AND SAMPLES

Section

1.1000 Specifications Required

1.1010 Reference Specifications

1.1020 Brand Name or Equal

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NOTICE OF PROPOSED AMENDMENTS

1.1030 Proven Products

1.1040 State Required Samples

1.1050 Representative Samples

1.1060 Payment for Samples

1.1070 Product Demonstration

SUBPART K: AWARD OF CONTRACT

Section

1.1100 Bid Opening

1.1110 Recording

1.1120 Award

1.1130 Alternate Bids

1.1140 Supplementary Orders

1.1150 Delay in Award

1.1160 Cancellation of Invitation

1.1170 Notice of Cancellation

1.1180 Rejection of Individual Bids

1.1190 Minor Irregularities or Irregularities in Bids

1.1200 Time of Award

1.1210 Binding Contract

SUBPART L: MISTAKES IN BIDS

Section

1.1300 General

1.1310 Apparent Clerical Mistake

1.1320 Other Mistakes Disclosed Before Award

1.1330 Disclosure of Mistakes After Award

1.1340 Processing Mistakes

1.1350 Procedural Error by State

SUBPART M: CONTRACT TERMS

Section

1.1400 Terms and Conditions of Transactions

1.1410 Amendments

SUBPART N: CONTRACT PERIOD AND FISCAL FUNDING

Section

1.1500 Fiscal Year Contracting

1.1510 Contracts Spanning Fiscal Years

1.1520 Fiscal Funding Termination Policy

1.1530 Preference in Funding

1.1540 Notice of Failure of Funding

SUBPART O: CONTRACT PRICING AND FINANCING

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- Section
1.2110 Time and Place for Protest or Objections
1.2120 Suspension of Award
1.2130 Evaluation of Protest or Objection
1.2140 Additional Administrative Remedies
- SUBPART U: SOCIOECONOMIC PROGRAMS
- Section
1.2200 General
1.2210 Small Business
1.2215 Minority and Female-Owned Business
1.2220 Criteria for Small Business (Recodified)
1.2225 Sheltered Workshops for the Disabled
1.2230 Required Use (Recodified)
1.2240 Withdrawal of Set-Aside (Recodified)
1.2250 Small Construction Business Advance Payment Set-Aside (Repealed)

SUBPART V: JOINT PROCUREMENT AGREEMENTS

- Section
1.2300 General
1.2310 State Use of Other Contracts
1.2320 Use of State Contracts
1.2330 No Agency Relationship
1.2340 Obligations of Participating Governmental Units
1.2350 Centralized Contracts - Estimated Quantities
1.2360 Centralized Contracts - Definite Quantities

SUBPART W: MISCELLANEOUS

- Section
1.2400 Inspection and Audits
1.2410 No Rights Conferred
1.2420 Government Furnished Property
1.2430 Attempt to Influence Award
1.2440 Collusive Bids
1.2450 Identical Bids
1.2460 Proprietary Information
1.2470 Severability

AUTHORITY: The Illinois Purchasing Act (Ill. Rev. Stat. 1987, ch. 127, par. 132.1 et seq.); Illinois Small Business Purchasing Act (Ill. Rev. Stat. 1987, ch. 127, par. 132.21, et seq.); AN ACT in relation to State purchases of printing paper, stationery and envelopes (Ill. Rev. Stat. 1987, ch. 127, par. 132.101, et seq.); State Printing Contracts Act (Ill. Rev. Stat. 1987, ch. 127, par. 132.201, et seq.); the Minority and Female Business Enterprise Act (Ill. Rev. Stat. 1987, ch. 127, par. 132.601 et seq.).

- Section
1.1600 Allowable Price Structure
1.1610 Firm Pricing
1.1620 All Costs Included
1.1630 Maximum Price for Printing
1.1640 Contract Financing
1.1650 Prevailing Wage Required

SUBPART P: PERFORMANCE

- Section
1.1700 Full Compliance
1.1710 Deliveries
1.1720 Inspection
1.1730 Assignments by Successful Bidder
1.1740 Submission of Invoice Vouchers

SUBPART Q: VENDOR COMPLAINTS

- Section
1.1800 Performance Monitoring
1.1810 Initial Complaint
1.1820 Written Complaint
1.1830 Complaints to be Filed
1.1840 Prompt Action Essential
1.1850 Grounds for Complaint
1.1860 Action by Receiving Agency

SUBPART R: TERMINATION OR RESCISSION OF CONTRACT BY STATE

- Section
1.1900 Cancellation for Breach of Contract
1.1910 Cancellation for Fraud, Collusion, Illegality, Etc.
1.1920 Withholding Monies to Compensate State for Damages
1.1930 Damages

SUBPART S: SUSPENSION AND DEBARMENT

- Section
1.2000 Suspension
1.2010 Terms of Suspension
1.2020 Causes for Suspension
1.2030 Debarment
1.2040 Ineligible List

SUBPART T: PROTEST OR OBJECTIONS

- Section
1.2100 General

SOURCE: Adopted at 7 Ill. Reg. 100, effective December 17, 1982, amended at 7 Ill. Reg. 13481, effective October 4, 1983; amended at 7 Ill. Reg. 13844, effective October 12, 1983; codified at 8 Ill. Reg. 14941; Sections 1.2210, 1.2220, 1.2230, 1.2240 recodified to Section 1.2210 at 9 Ill. Reg. 6118; amended at 10 Ill. Reg. 923, effective January 2, 1986; amended at 10 Ill. Reg. 18707, effective October 22, 1986; amended at 11 Ill. Reg. 7225, effective April 6, 1987; amended at 11 Ill. Reg. 7595, effective April 14, 1987; amended at 12 Ill. Reg. , effective .

Section 1.2215 Minority and Female-Owned Business

a) Introduction

The Minority and Female Business Enterprise Act (Ill. Rev. Stat. 1987, ch. 127, par. 132.601 et seq.) (Act) authorizes the establishment of sheltered markets for minority and female-owned business, sets a minimum 10% expenditure goal for State contracts, and creates the Minority and Female Business Enterprise Council (Council) to oversee the Minority and Female Business Enterprise Act.

b) Goal

The Governor, all departments, officers, boards, commissions, institutions and bodies politic and corporate of the State excepting, including the governing boards of the various State colleges and universities (from this point forward referred to as state agency or agency unless specifically exempted) and excepting other constitutional officers, shall establish a goal that at least 10% of the dollar value of State contracts be awarded to minority and female-owned businesses. Contracts representing 50% of the dollar value associated with the established goal shall be awarded to minority-owned businesses and the other 50% awarded to female-owned businesses.

c) Contracts and Expenditures Subject to Act

- 1) Agencies subject to the goal established above shall include under this program all contracts they might establish, whether bid or not, and all funds available for expenditure, including, but not limited to, those designated from state, federal, local, grant and other sources, funded in whole or in part with funds appropriated by the General Assembly, unless exempted elsewhere in this Part. Funds shall be excluded from the Minority and Female Business Enterprise Act program if receipt of those funds would be jeopardized by including them in the program.
- 2) The following are not considered to be contracts or resulting expenditures subject to the Act:

- A) employee wages, salary and other payroll related costs
 - B) contracts between State agencies not including payments to private vendors
 - C) contracts with other governmental entities
 - D) refunds of any
 - E) payments of money to individuals or groups in the nature of reimbursement, settlement, entitlement, or assistance
 - F) where the contract is subject to federal reimbursement
- d) Council Review of Contract Categories
- The Council shall, pursuant to Section 7(2) of the Minority and Female Business Enterprise Act, review each appropriation object as found in "AN ACT in relation to State finance" (Ill. Rev. Stat. 1987, ch. 127, par. 145f) and detail objects found in the Comptroller's Uniform Statewide Accounting System Manual. If after investigation it is determined that one or more minority or female-owned firms are currently capable of providing goods or services in particular categories, those categories shall remain as subject to the goal. If, however, investigation shows no minority or female-owned firms are currently engaged in providing the particular good or service in question then the Council shall consider removing the category and associated expenditures from the goal for the current fiscal year. Such removal shall occur only if the Council also finds that there is no reasonable expectation that minority or female-owned firms will enter the field during that fiscal year. Any action to remove a category from the goal under this Section shall be by written resolution passed by the Council. Pursuant to Section 7(2) of the Minority and Female Business Enterprise Act the Council has determined the following detail objects are exempt from the goal.

- Assistance Payments to Individuals
- Association Dues
- Awards and Grants to Students
- Awards, Benefits and Treatment Expenses - Injured Employees
- Burial Expense Awards
- Community Services for DMHDD and Chemically Dependent
- Court of Claims Awards
- Debt Retirement
- Electricity
- Employee Tuition Fees
- Fire Protection Services
- Gas (Natural Gas)
- Grants for Educational Purposes - School Districts

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Grants for Educational Purposes - Higher Education
 Grants to Local Governments (other)
 Grants to Non-Profit Organizations
 Grants to Other State Agencies
 Grants to or on behalf of Veterans and their Dependents
 Industrial Commission Awards or Settlement Awards for Injured Employees

Interviewee Expenses
 Land (Relocation Costs)
 Land Relocation Costs (Highways)
 Land, Relocation Costs (Waterways)
 Land, Right of Way and Easements
 Land, Rights of Way and Easements (Highway)
 Land, Rights of Way and Easements (Waterways)
 Legislative Staff Services
 Loans

Lottery Prizes
 Operating Taxes, Licenses and Fees
 Payments into Pension Funds
 Payments to Local Governments for Employees
 Pensions, Annuities and Benefits
 Postage and Postal Charges
 Purchase of Investments
 Refunds

Registration Fees and Conference Expenses
 Reimbursement for Living Expenses for State Wards Outside State

Institutions
 Reimbursements to Governmental Units

Retirement
 Revenue Stamps
 Shared Revenue Payments
 Shared Waterway Agreements
 Social Security
 Taxes and Transfers
 Tort Claims
 Tuition, Training Supplies and Equipment for Aided Persons
 Unemployment Compensation Payments
 University Central Data Processing Services
 University Central Supply Services
 University Central Telecommunication Services
 University Central Transportation Services
 University Central Plant Services
 Utilities (Other)
 Water

e) Council Review of Specific Contracts

Any State agency may ask that the Council exempt specific contracts

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from the goal. Justification of the exemption request must include documentation of outreach efforts to identify and use MBE's and FBE's, the anticipated expenditures in each area where an exemption is requested and the total agency appropriation. Upon written request by any State agency the Council shall exempt specific contracts from the goal if the agency can show that a diligent effort failed to locate one or more minority or female-owned businesses that could perform the contract at a reasonable price. A diligent effort requires solicitation of appropriate vendors from the master vendor list maintained by the Council, checking with the Council for updates to the list, and advertising in the official State Newspaper and locally if in the judgment of the procuring agency it is more likely to reach minority and female-owned business. In addition, when the decision to procure is first made the procuring agency shall provide as much information about the procurement as is then available to the Secretary and shall provide a copy of the Invitation for Bid, Request for Proposal or other solicitation information when in final form. Whether price quoted is reasonable will be determined by the Council based upon current market prices, historical prices, prices received by other agencies for similar goods or services, the policy of the Minority and Female Business Enterprise Act to promote minority and female-owned business and other such relevant factors. Any action regarding a request for specific exemption shall be by resolution passed by the Council.

f) Goal Measurement

1) The goal shall be measured on a full fiscal year basis. The goal shall be measured against the total amount of covered expenditures. Expenditures not covered are those mentioned in subsection (c)(2), (d) and (e) above.

2) Certain procuring agencies such as the Department of Central Management Services and the Capital Development Board are responsible for establishing contracts for other (user) agencies. Those procuring agencies shall be responsible for meeting the goal for such contracts even though the user agency may have the appropriation to fund the contract. To properly account for the goal in these situations the following procedures shall be followed:

A) The user agency shall review its budget and subtract from its appropriation in each major or minor object code the amount anticipated to be spent on contracts established by the procuring agency. The amount anticipated to be spent on contracts established by the procuring agency shall be reported to the Department of Central Management Services.

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- B) Those amounts reported by user agencies to Department of Central Management Services shall be assigned by the Secretary to the appropriate procuring agency. Such amounts will be included in the amount upon which the procuring agency goal is based. This procedure does not result in money actually being transferred from the user agency to the procuring agency. Rather, the transfer is for compliance plan accounting purposes only.
- C) If a procuring agency delegates procurement authority to a user agency, the procuring agency's goal base shall be reduced in amount of the delegation and the user agency's goal base shall be increased in like amount.
- D) If the user agency transfers money from a line subject to procuring agency authority, the procuring agency's goal base shall be reduced by that amount and the user agency's goal base in the major or minor object code receiving the transfer shall be increased.

g) Minority and Female Status

- 1) Minority or female-owned business refers to for-profit enterprises regardless of form of organization (sole proprietorship, partnership or corporation).
- 2) A female-owned business shall be counted or included for sheltered market and goal purposes as a female-owned business regardless of the ethnicity of the female owner or owners.
- 3) For a business to qualify as minority-owned, only those minorities who are male shall be counted or included for sheltered market and goal purposes except that a firm which is owned 50% by minority males and 50% by minority females shall be considered a minority-owned business for purposes of the Act.

h) Sheltered Market

- 1) Procuring agencies are authorized to limit prospective vendors to minority and/or female-owned businesses or to require that vendors utilize minority and female-owned subcontractors for certain categories of contracts or for specific contracts. When a sheltered market set-aside is made the advertisement and/or bid document, if applicable, shall clearly state the contract is available for only minority and/or female-owned business. Sheltered market set-asides may be effective for such period of time and for such number of contracts as the Procuring Agency determines is necessary to reach the goal.

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- 2) Sheltered market set-asides shall be used by procuring agencies as the primary means of meeting the contracting goal when the quarterly progress reports indicate the goal established in the agency's compliance report is not or will not be met and the goal is not modified by mutual agreement between the agency and the Department.
- 3) Each procuring agency shall notify the Secretary in writing ten days prior to establishment of a set-aside.
- 4) If the procuring agency determines that acceptance of the set-aside bid will result in payment of an unreasonable price, the procuring agency shall reject the bids. The agency shall then either rebid under the set-aside or withdraw the set-aside designation for the particular procurement. Before a set-aside may be withdrawn, the procuring agency shall submit to the Secretary a written statement detailing why the price given is unreasonable. The Secretary shall respond within three working days approving the withdrawal of the sheltered market if, based upon current market prices, historical prices, prices received by other agencies for similar goods or services, the policy of this Act to promote minority and female-owned business and other such relevant factors, the price appears to be unreasonable. If the Secretary determines the price is reasonable the request to withdraw will be denied. If no answer is received the set-aside may be withdrawn. When a set-aside is withdrawn, the procuring agency shall notify each minority or female-owned firm that bid explaining why the set-aside was withdrawn. The procuring agency shall provide a copy of the notice to the Secretary.
- 5) Procuring agencies shall consider reducing or eliminating bond requirements when allowed by law and when the reduced bond amount would adequately protect the State's interests.
- 6) ~~Procuring agencies shall consider use of progress or advance payments. Advance payments would have to comply with Section 9.05 of "AN ACT in relation to State finance" (Ill. Rev. Stat. 1985, ch. 127, par. 145f). Any contract awarded to a minority or female-owned business pursuant to this Section may contain a provision allowing advance or progress payments or both. A construction contract may not contain an advance payment provision. The advance or progress payment provision may be added to a contract at any time by agreement of the parties. Procuring agencies shall consider initiating use of such provisions and shall consider requests from minority and female-owned businesses to include such provisions in State contracts. Section 9.05 of "AN ACT in relation to State finance" (Ill. Rev. Stat. 1987, ch. 127, par. 145f) may be applicable to contracts with such provisions.~~

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iii) contacting appropriate organizations such as unions, contractor associations, and minority or female oriented organizations.

- 7) Only certified minority and female-owned businesses may participate in sheltered markets.
- 8) The governing boards of State colleges and universities are not required to comply with this subsection (h) and may establish their own rules governing topics described in this subsection (h).

i) Subcontracting

1) Agency goals may be satisfied in part by counting expenditures made by State vendors to certified minority and female-owned businesses as subcontractors.

2) Agencies may require that vendors agree to contract with minority or female-owned business as subcontractors so that up to 10% of the project costs are paid to the minority or female-owned subcontractor.

3) Agencies shall not require that a vendor enter into subcontracts with minority and female-owned business when subcontracting is not necessary for the vendor to perform.

4) When minority or female-owned subcontractors are required, the vendor may be required to designate them by name and anticipated expenditure as a part of the bid. Alternatively the bid may merely require that the vendor hire the necessary subcontracting to meet the subcontractor expenditure requirement.

5) If no vendor can locate minority or female-owned subcontractors willing to subcontract or if a designated minority or female-owned subcontractor is later unable or unwilling to perform, the vendor shall be excused from having to comply with the requirement provided a good faith effort was made to locate or replace the needed minority or female-owned subcontractor.

6) Good Faith Effort

A) A good faith effort shall, at a minimum, consist of the following:

- i) contacting the Minority and Female Business Enterprise Division of the Department of Central Management Services (Division) at least 15 days prior to need and requesting referrals from the certified vendor list and from any other list maintained by the Division.

- ii) advertising in the Official State Newspaper or a local newspaper as time permits.

7) If a good faith exception is given, the procuring agency shall notify the Secretary of the Minority and Female Business Enterprise Council of the exception and shall include all pertinent information.

8) A vendor who obtains a contract requiring hiring of minority and female-owned subcontractors and who fails to do so and who does not qualify for a good faith exception is subject to having the contract cancelled and shall be liable for any damages the State may suffer because of the cancellation and need to find a substitute contractor.

j) Minority and Female-Owned Business Certification

1) Each minority and female-owned business, whether in a direct or subcontract relationship with the State, must be certified in accordance with the provisions of this Part established by the Council before the business is eligible to bid for or accept a contract or subcontract under the set-aside authorized by subsection (h). The primary purpose of the certification process is to determine if ownership is by minorities or females and to determine if minorities or females have operational control of the firm.

2) No agency may count expenditures with a non-certified vendor toward meeting the goal.

3) Vendors shall be temporarily self-certified upon submission of the Bidder's Application Form issued by the Department of Central Management Services and approved by the Council provided the information on the form is complete and accurate and indicates on its face that it is a minority or female-owned business as defined by the Act. This temporary self-certification is valid until revoked for failure to provide additional information necessary to complete the Bidder's Application Form or for failure to comply with program eligibility requirements of the Minority and Female Business Enterprise Act or of this Part.

4) The full certification procedure is more detailed and requires

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that the Secretary (Manager of the Minority and Female Business Enterprise Division of the Department of Central Management Services) make determinations. The Secretary shall present, annually, a plan for subjecting temporarily self-certified firms to the full certification procedure. Such plan shall give first priority to those temporarily self-certified firms who have been or are about to be awarded a contract under the program. After that, priority will be determined by the date of the bidder's application form. In addition, the Secretary will in the event of an internal or third party challenge to the status of any temporarily self-certified firm conduct a full certification. The full certification procedure is outlined below.

- 5) Application
 - A) The firm seeking certification must obtain a MBE-FBE application package which includes:
 - i) A letter of transmittal summarizing the program.
 - ii) Form IL-401-1318 Application for MBE-FBE Certification.
 - iii) Form IL-401-1319 Application for MBE-FBE Joint Venture Certification Application.
 - B) Form IL-401-1318 or IL-401-1319 must be completed, and all required attachments to meet the tests under subsections (j)(11), (j)(12), (j)(13), and (j)(14) and (j)(15), or a written explanation of their absence, must be submitted before a determination of eligibility can be made. A sufficient explanation for the absence of required attachments is that they do not exist or do not apply to the applicant. The application package may be obtained from the Minority and Female Business Enterprise Division of the Department of Central Management Services (Division). The completed form must be returned to the Division.

6) File Preparation

- A) The Division staff will establish a file for each application received and the following information will be recorded into an alphabetized log, entitled "MBE-FBE Applications Received":
 - i) date of application
 - ii) date received
 - iii) name of firm
 - iv) name of principal (usually the President)

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- v) address
- vi) telephone number
- vii) type of certification sought (MBE or FBE)
- viii) signature of the firm's business (products or services provided)

B) The same information will be recorded in the applicant's file on a form entitled "Receipt of Application Report".

7) The Initial File Review for Accuracy and Completeness

The file will be reviewed to ensure the following:

- A) All portions of the application form have been completed (including required attachments), marked not applicable (N-A.) or a satisfactory explanation for lack of completeness has been provided.
- B) The application form is signed by the owner or manager and notarized. The notary cannot be an owner or a shareholder.
- C) Missing documents or explanation of their absence will be noted, and the applicant will be requested to comply with an information request. If the applicant has indicated the firm has certified status through another organization, but no letter of certification has been included, the letter shall be requested at this time.
- D) Beginning at this point, notes on all phone calls and other contacts with the applicant will be recorded on the MBE-FBE interview form.

8) Second File Review Other MBE-FBE Certifications

The Division staff will determine if the applicant has been previously certified by another agency, and if the requirements of the agency equal or exceed these standards set forth by this procedure. Upon verification of the previous certification, the Division staff may recommend automatic approval to the Secretary and the Secretary may so certify. The Division staff shall ensure that the other entities' certification requirements continue to equal or exceed the standards set forth in this Part and can therefore be accepted by the Council. The Division will accomplish this by annually reviewing the other entities' requirements and verifying they equal or exceed standards of this Part. If the other entities' requirements no longer equal or exceed the requirements of this Part and they refuse to make needed adjustments, the Division will no longer accept that entities' certifications. The

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Division will review each such certifications, beginning with the most recent, and act to revoke certifications of those vendors who do not meet the requirements of this Part. Certifications previously issued by that other entity will be honored until revoked by the Secretary.

9) Additional Data Collections

If the applicant has not been previously certified as a MBE-FBE, the Division staff will conduct a personal interview with the applicant which may include a telephone interview and/or an announced on-site visit. During the on-site visit, the Division staff will use Form IL-401-1318 or Form IL-401-1319, whichever is appropriate and the site visit checklist to collect information to verify the application. The on-site visit will be completed upon review and approval of the completed application. The on-site visit may be triggered at any point during the certification process to verify compliance or at any point prior to the time of recertification.

10) Determination of Eligibility

Upon completion of a thorough examination of all information gathered from all sources (the application form, site visit, prior history, and other source data), the Division staff will begin the process to determine eligibility. The goal should be to complete the entire certification process within 60 days of completion of the initial review under subsection (j)(7) including determination of eligibility, submission of recommendation to the Secretary and completion of the certification decision. Each element in the determination process is based upon the requirements of the Act and the eligibility standards determined by the Minority and Female Business Enterprise Council, and therefore must be satisfied before an applicant can be certified. Each standard must be answered completely before another one is considered. If a firm fails to meet one of the eligibility standards, no further consideration shall be given to the application and the certification shall be denied or a certified firm shall be decertified, and notified of the appeal process.

11) First Test

A business which has annual gross sales for its most recent fiscal year of less than \$14 million is eligible for the program. A business with gross sales of \$14 million or more in its most recent fiscal year is eligible to participate in the program if the business can show that if it were to receive a

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particular contract or subcontract there would be a significant impact on employment of minority or female individuals or in the use of minority or female owned subcontractors or suppliers. For the impact to be significant in terms of employment, the business would have to hire new employees with a full time equivalence to 50% of their work force and at least 51% of those new hires must be minority or female individuals. For the impact to be significant in terms of use of subcontractors or suppliers, the business must direct 75% of the value of the contract to minority or female owned subcontractors or suppliers. If the business makes contractual commitments regarding hiring or use of subcontractors or suppliers and agrees to appropriate enforcement mechanisms, such as bonding or damage provisions, the Council will approve award of a contract to such business.

12) Second Test

The first second test the applicant must meet is whether the firm is owned and controlled by a person who is a citizen or lawful permanent resident of the United States. Proof of citizenship or permanent residency must be confirmed by a birth certificate, naturalization papers, permanent resident status documents, passports or other documents.

1213) Second Third Test

- A) The second third test is whether the applicant firm is owned or controlled by a person who is a minority or female.
- B) Documentation such as birth certificates, passports, naturalization papers, Indian rolls, is required, if available, as proof that the owners are in one of the eligible groups (see Section 2 of the Act):
- i) Black - a person having origins in any of the black racial groups in Africa
 - ii) Hispanic - a person of Spanish or Portuguese culture with origins in Mexico, South or Central American or the Caribbean (regardless of race)
 - iii) American Indian or Alaskan Native - a person having origins in any of the original people of North American.
 - iv) Asian American - a person having origins in any of the original peoples of the Far East, Southeast Asia, the Indian Subcontinent or the Pacific Islands.

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- v) Female - a person who is a citizen or lawful, permanent resident of the United States, and who is of the female gender.
- C) If a person does not have documentary evidence or if it is not sufficient, the Secretary will consider, amongst other evidence submitted, whether the person is identified with or commonly recognized as belonging to an eligible group, has held himself out to be a member of one of the groups, has acted like a member of the community of one of the groups, and would be identified by a person at large as one of the groups.

1314) Third Fourth Test

The ~~third~~ fourth test which must be met by an applicant is that the ~~firm~~ must be at least fifty-one percent (51%) owned by one or more minority or by one or more females or in the case of a corporation, at least fifty-one percent (51%) of the stock must be owned by one or more minority persons or one or more females. The ownership shall be real, substantial and continuing. To determine interest in the firm, as the standards indicate, the committee must look beyond the ownership stated as a matter of form. Real is defined as a bona fide investment in the firm done at arms length and in good faith. Substantial is defined as the investment necessary to initiate a business in light of the type of work to be done, the organization of the concern, and the potential resources of the financial relationship with other businesses. The application should be carefully reviewed to determine:

- A) If the minority or female ownership is 51% or more
- B) If the minority or female owners obtain ownership by gift or inheritance or make substantial contribution in terms of expertise, money, etc. The contribution is analyzed in such a way as to disclose whether the investment in the firm reflects the asserted ownership interest. The Secretary will consider the following, amongst others, as indicators of insufficient contribution:
- i) minimal cash outlay or personal investment
 - ii) a promise or agreement to contribute capital
 - iii) a note payable to the firm or other owners who are not minority or female.

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- iv) contributions for services rather than capital, except where services are unique, specialized or of a value commensurate with the ownership value of such services.
- v) no recourse loans where the borrower assumes no liability for repayment upon default
- vi) no recourse stock purchases wherein the purchaser assumes no liability upon default of payment other than transaction of shares.

- C) Indicators of insufficient stock transactions include, but are not limited to, the following:

- i) minimal cash outlay or personal investment
- ii) a promise or agreement to buy stock
- iii) stock issued, but not purchased.
- iv) stock certificates purchased but not in the possession of the minority or female owner
- v) stock held in trust or as a guardian for a minor
- D) The minority or female owner must, except in the case of gift or inheritance, provide evidence of payment, monetary or in kind or experience for their share of the ownership. Examples of evidence include but are not limited to cancelled checks, bookkeeping entries, signed agreements. The following items will also be reviewed:

- i) stock certificates,
- ii) stock transfer ledgers,
- iii) proof of stock purchases (if any),
- iv) stockholder agreements (if any),
- v) partnership agreements (if any),
- vi) profit sharing agreements (if any),
- vii) buy-out-rights agreements, and
- viii) other related documents.

- E) It will be determined if the minority or female owner paid the investment with a loan from a non-minority or male former employer or stockholder. Lack of proof of payment monetary or in kind will result in denial of certification or decertification.

1415) The Fourth Fifth Test

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The fourth fifth test the applicant must meet is that the minority or female person be in direct control of the day to day operations of the firm, as well as have the power to make major decisions on management, policy, fiscal, and operational matters. To make the determination the following items will be reviewed for evidence of non-minority or male control:

- A) Articles of incorporation will be reviewed to determine whether the minority or female owner was involved at the time of incorporation and in what way. If the minority or female owner was not involved at the time of incorporation, the time when he or she became involved in the firm and the manner in which it was done will be determined.
- B) Corporate By-Laws will be reviewed to determine:
 - i) the duties of the directors and officers who occupy these positions,
 - ii) the voting rights of the shareholders, and
 - iii) any restrictive language which may effect affect the minority or female stockholder's voting rights.
- C) Stock options-shareholders agreements which if exercised, will dilute or eliminate minority or female control.
- D) Does the minority or female make decisions independently?
- E) Review of resumes should determine whether the minorities or females have sufficient background including education and training for responsibilities assigned. However, no minimum educational or training requirements are imposed.
- F) The following will be determined:
 - i) the minority or female owner continues to work for a non-minority firm. If so, what is the relationship of the firm to the applicant firm?
 - ii) Who in the firm negotiates contracts loans, prepares estimates and makes other management and supervisory decisions?

1516) Notification of Approval

When the Secretary has determined that all conditions of this Part have been met, the Secretary will notify the applicant by letter that such approval is made, and This approval is for

a period of one year from the date of the letter and may be renewed in accordance with subsection (j)(20). and further, that Such approval may be rescinded at any time within the year if it is determined that the applicant no longer satisfies the eligibility standards for a MBE-FBE. At this time the applicant is entered into the state's MBE-FBE Directory and the Division file as a certified MBE-FBE.

1617 Notification of Denial

When the Secretary determines that the applicant firm does not meet the requirements of this Part and the Act, the Secretary shall send a letter by certified mail to the applicant setting forth the rationale for the determination, inviting the applicant to provide additional information in the areas of concern and advising the applicant of the appeal review process. The Secretary shall remove the applicant from the list of certified vendors.

177 Notification of Appeal

- A) Upon receipt by an applicant firm of a certified letter advising of a potential denial or decertification and requesting additional information, applicant firm may submit a letter of appeal with reasons why the denial or decertification is invalid. This letter of appeal must be received by certified mail in the Secretary's office within 45 days from the date of the notice from the Secretary. Failure of the applicant to respond within 45 days of receipt of the certified letter will cause automatic denial of certification or immediate administrative decertification.
- B) If the applicant appeals on or prior to the deadline, the Secretary will review the appeal.
- C) If the Secretary can now approve the firm, the notification of approval letter will be sent to the applicant, and the applicant firm will be entered into the MBE-FBE Directory as a certified MBE-FBE.
- D) If the Secretary is still unable to certify the applicant firm as a MBE-FBE, the Secretary shall send a letter so advising the applicant and additionally advising the appeal together with the file has been submitted to the Council. The Council will notify the applicant by certified mail of a date to participate in a hearing before the Council for a final determination. Within a reasonable time (no longer than 45 days), the Council will set the date, time, and place for a hearing and

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~~have the Secretary notify all parties and witnesses of the hearing schedule by certified mail.~~

10) Hearing

~~The format for an appeal hearing before the Council shall be informal; the rules of evidence will not apply. The hearing shall:~~

~~A) be conducted by the chairperson who shall convene the meeting and state the name, case number and the date on which the hearing is conducted and that the hearing is informal and the rules of evidence do not apply; the Secretary or representative staff shall be present; the chairperson of the Council shall explain to the applicant who the Council is and its responsibility for hearing the applicant.~~

~~B) allow the petitioner a full opportunity to properly identify himself and his company to present the case completely and to ask questions regarding the nature of the certification denial.~~

~~C) allow the Council to hear the applicant, ask and obtain answers to relevant questions. No decision shall be made immediately but the applicant will be advised that the Council will make a final determination and notify the applicant immediately after such determination is made. The Council may approve the firm and have the firm so notified and listed in the Directory of Certified MBES FBEs. Decertified firms will be removed from the Directory of Certified MBES FBEs. The decisions of the Council are final and the firm's representative will be so notified. The firm may reapply twelve months from the date of the final determination. The representative of the aggrieved firm may pursue the matter through the court system.~~

19) Review and Reconsideration

~~A) The Secretary shall inform the applicant of the decision within six months of receipt of the request for reconsideration. If the decision is not favorable to the applicant, the Secretary shall inform the applicant of additional reviews that are available. If the Secretary fails to inform the applicant within the six month period the reconsideration request will be considered denied and the applicant may ask for review by the Council's Certification Committee.~~

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~~B) The applicant may request that the Council's Certification Committee, made up of at least five parties appointed by the Council's chair, review the reconsideration decision of the Secretary. This request must be submitted to the Secretary in writing and must be actually received by the Secretary no later than 45 days after applicant received the Secretary's decision. The request must state why applicant believes the Secretary's decision is wrong, must address all points raised in the Secretary's decision and must include any supporting documentation.~~

~~C) Upon receipt of the request for review, the Secretary shall contact the Council's Certification Committee, inform them of the request, and establish a date and time to meet and review relevant information. The Secretary will attempt to schedule the meeting between 15 and 30 days after receipt of the request for review. The meeting shall be held in Springfield or Chicago unless the Committee agrees to meet at some other location. The applicant will be informed of the meeting schedule by letter mailed at least 10 days prior to the meeting date.~~

~~D) Prior to the meeting the Secretary shall provide each Committee member with a copy of the request for review and of the Secretary's file on the matter. In addition, the Secretary shall prepare and submit to the Committee a draft response to the points raised in the request for review. Each Committee member shall review the files prior to the meeting. Any Committee member may ask questions of the Secretary and the Secretary shall ensure that the questions and answers are provided to each Committee member.~~

~~E) The meeting shall not be open to the public. Only the applicant, the applicant's representative, the Secretary, the Secretary's necessary assistants, the Committee members and necessary witnesses may be present. Although the applicant may have an attorney or other representative assist at the meeting, applicant must be present if any representative is present and applicant must respond to questions of the Committee. The meeting shall be conducted in an informal manner within these procedures and all information obtained shall be considered.~~

~~F) The Committee Chair shall call the meeting to order, shall announce the matter at issue and explain how the meeting will be conducted. Each party in attendance shall be identified. The Chair shall briefly restate the reasons given for the Secretary's decision and open the floor to the applicant.~~

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- G) The applicant may make an opening statement but must respond to each of the reasons given in the Secretary's decision. The applicant may call and question any witnesses. The Committee may ask questions of the applicant, the Secretary or any other person present. The Secretary may comment at any time and when applicant is finished the Secretary may call any witnesses. Both applicant and Secretary may make closing statements.
- H) After listening to the applicant and the Secretary, the committee shall dismiss all persons present. The Committee shall meet in private to discuss the matter and shall make a decision from information obtained from the meeting. The decision will be based upon majority vote of the Committee.
- I) If the decision is favorable to the applicant, the Committee shall inform the Secretary. The Secretary will place the applicant on the list of certified vendors. The Secretary shall notify the applicant, the Committee and the Council of this action.
- J) If the decision is adverse to the applicant, the Committee shall inform the Secretary. The Secretary shall notify the applicant and the Council of this action. The applicant shall also be informed of the Committee's reasons and told of the next review procedure. Notice to the applicant shall be by certified mail.
- K) The applicant may ask that the full Council review an adverse decision of the Certification Committee. The request must be submitted to the Secretary in writing and must actually be received by the Secretary no later than 15 days after applicant received the Committee's decision. This request must state why applicant believes the Committee's decision is wrong, must address all points raised in the Committee's decision and must include any supporting documentation.
- L) The Secretary shall provide each Council member with a copy of the second request and a copy of the Secretary's file on the matter for review. In addition, the Secretary shall prepare and submit to the Council a draft response to the points raised in the second request for review. The Secretary shall consult with the Committee prior to submitting the draft.
- M) The Council shall consider the second request at the next regularly scheduled Council meeting provided that the second request was received by the Secretary at least 21

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- days prior to the Council meeting. If received after that time the matter will be considered at the next following Council meeting. The applicant will be told of the location, date and time of the meeting.
- N) The Council shall consider only the written information provided or produced by the applicant, the Certification Committee and the Secretary. The Council may, on its own, request that the applicant address the Council or respond to specific questions. Although applicant may have an attorney or other representative assist at the meeting, the applicant must be available to respond to Council questions. The Council will allow the applicant to address the Council if such request is made as part of the second request.
- O) After reviewing all information obtained, the Council shall vote to uphold the Committee's decision, overturn the Committee's decision or have the matter sent back to the Committee for reconsideration with instructions from the Council.
- P) If the decision is favorable to the applicant, the Council shall inform the Secretary. The Secretary shall place the applicant on the list of certified vendors. The Secretary shall inform the applicant.
- Q) If the decision is adverse to the applicant, the Council shall inform the Secretary. The Secretary shall notify the applicant.
- R) If the decision is to send the matter back to the Committee, the process shall continue from that point until resolved at the Committee or Council level.
- S) For purposes of this level of subsection, all notices shall be evidenced by certified mail receipt and/or an entry in the certification log maintained by the Minority and Female Business Enterprise Division.
- Deceitification
- A) An approval shall be rescinded and a firm decertified if the firm no longer qualifies as a minority or female-owned business under the Act or this Part.
- B) Upon receipt of information which questions the validity of a HBE/FBE certification, the Division shall conduct an investigation as provided for within this procedure on-site visits, telephone interviews, staff interviews.

examination of the records etc. to determine if there is a valid reason to begin the decertification process. Prior to decertification the MBE-FBE will be notified by and advised of the appeal process and additional information will be requested. After receipt of such a letter the appeal process is open to the firm and the firm may follow that process through to a final determination by the Council. Decertification may also occur as a result of a challenge from a third party. If such a challenge occurs the procedures outlined in the following section should be followed.

19) Decertification

- A) A firm that is certified (either self or full) may have that status challenged by the State or some third party.
- B) Upon receipt of information which questions the validity of a M-FBE certification, the Secretary shall conduct an investigation which may include on-site or telephone interviews, review of existing records submitted pursuant to subsection (j)(5)(B) or collection and examination of new records to supplement, explain or clarify records previously submitted.
- C) If the investigation results in a finding that the firm is not or no longer eligible for M-FBE status, the Secretary shall notify the firm that it is decertified. The review and reconsideration procedures found in subsection (j)(18) are available to the firm that is given a decertification letter. After decertification the applicant may not apply for readmission to the program until one year has passed since the date of decertification. A certification of the applicant by another entity shall not be accepted during the one year period following decertification.

20) Challenge Procedures

- A) The purpose of the challenge procedure is to determine whether a business enterprise presumed to be a minority or female owned business enterprise is in fact a legitimate MBE-FBE as defined in Sec. (1) of the Act. The procedure provides that any third party may challenge the status of any minority or female owned business enterprise seeking or enjoying certification under the State of Illinois MBE-FBE certification program.

- B) The challenge must be in writing, allege that the challenged firm does not meet the eligibility requirements of the Act or this Part and be submitted to the Secretary.
- C) If the Secretary determines there is no reason to believe the challenge is valid, as determined by subsection (j)(20)(B), the proceedings will be terminated and the challenger notified in writing.
- D) If the Secretary determines there is validity to the challenge under subsection (j)(20)(B), the Secretary will notify the challenged party in writing that his/her status as a MBE-FBE has been challenged. The notice will identify the challenging party and summarize the grounds for the challenge. The notice will also request the MBE-FBE to provide information responding to the challenge.
- E) The Secretary will evaluate the evidence and make a proposed determination as to whether specific eligibility requirements of the Act or this Part have been challenged is met or not. This decision will be submitted along with complete file to the Council. Within 45 days, the Council will issue a proposed determination to the challenger and the MBE-FBE.
- F) Within a reasonable time the Council will provide an opportunity to both parties for an informal hearing to respond to the proposed determination.
- G) Following the hearing the Council will inform the parties in writing and state its reasons for the decision to certify or not certify based on the eligibility requirements of this Act or this Part which has been challenged.
- H) The denial is final and may be appealed through the courts by the aggrieved party. The MBE-FBE and or joint venture may appeal the decision in the firm and apply for certification twelve months after the date of the denial of certification.

21) Recertification Process

- A) Forty-five days prior to expiration of a certification the Division staff will identify the firm and mail certified with return receipt an application for Certification as a

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- 3) Any change of the minority and female business status of a certified minority and female business shall be reported to the Council by both the vendor and the procuring agency.

m) Penalty to Vendor

The following penalties may be assessed in accordance with the Minority and Female Business Enterprise Act.

- 1) Refusal to supply proof or additional proof of status when claiming minority or female status shall result in suspension from participation in sheltered market programs for a period not to exceed one year.
- 2) Refusal to supply additional proof of status pursuant to subsections (j)(4) and (j)(6) above after receiving a contract under a set-aside shall result in suspension from receiving any additional State contracts for a period of one year and if in the State's interest, cancellation of existing set-aside contracts without penalty to the State. In determining whether to cancel an existing set-aside contract, the State shall consider the cost of utilizing another vendor, availability of another vendor, delivery time and other such factors.

- 3) Accepting a contract under any sheltered market procurement when the vendor does not qualify as a minority or female-owned business pursuant to subsections (i)(4) and (i)(6) above shall result in suspension from all State bidding and contracting for a period of one year. If it is in the State's interest the contract may be cancelled immediately without penalty to the state. In determining whether it is in the State's interest to cancel an existing set-aside contract, the State shall consider the cost of utilizing another vendor, the availability of another vendor, delivery time and other such factors. In addition, if the vendor knowingly misrepresented its status the amount of profit applicable to amounts paid to the vendor shall be withheld from any amounts owed to the vendor. If the amount owed the vendor is insufficient to off-set profits the vendor shall be liable to pay back to the State any balance thereof. The profit rate shall be deemed 20% unless a lesser or greater amount can be conclusively proved.

- 4) Governing boards of State colleges and universities may establish rules governing penalties.

- n) If the Secretary finds a business in violation of the Minority and Female Business Enterprise Act or of this Part, the Secretary shall report such violation to the Illinois Attorney General. Any such violation found by any State agency or any person should be reported to the Secretary as soon as practicable after the finding.

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Minority Business Enterprise-Female Business Enterprise. A cover letter will advise the firm to complete and return the application prior to the 15th day before the expiration of the current certification. Firms that fail to meet this deadline will be decertified.

- B) If the applicant submits the material in a timely manner, the original certification shall remain in effect until the Secretary completes the recertification process.

- BC) Upon receipt of the recertification application the Division staff will review it for changes which affect eligibility under the Act or this Part.

- BD) If no such changes have occurred, the Secretary will grant recertification. If changes in the business give rise to questions regarding eligibility, the Secretary will notify the firm requesting clarification and/or additional information.

- BE) When all questions of eligibility have been clarified, the Secretary will issue a new certification good for a period of one year.

- EF) If the Secretary determines that the firm is not eligible, a denial letter will be sent and the firm is eligible to initiate the appeal process.

k) Minority and Female-Owned Business List

- 1) The Council shall maintain a list of businesses that have been certified as minority or female-owned businesses. This list shall be made available to all procuring agencies.
- 2) Any lists of minority or female-owned business maintained by procuring agencies shall be forwarded to the Council.

1) Change of Status

- 1) Any contract awarded under a set-aside may not be assigned to another vendor without permission of the Secretary.
- 2) Should a vendor who received a contract under the set-aside cease to qualify as minority or female-owned during contract performance because of subsequent business transfer, reorganization or other similar actions, the procuring agency may cancel the contract immediately without penalty to the State.

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o) Agency Compliance

- 1) Each agency, other than the governing boards of State colleges and universities, shall submit a compliance plan annually. The Council shall establish the format and timetable for submission of the plan. The Council shall approve the plan if it meets the requirements of this Part and the Minority and Female Business Enterprise Act.
- 2) ~~Each agency shall submit quarterly reports that outline its progress under the program. The governing boards of State colleges and universities shall submit an annual report identifying by university and by campus their total appropriation, expenditures by major object code, expenditures with minority and female owned businesses broken down by major object code, expenditures with minority and female owned businesses broken down by ethnicity, and the names and addresses of minority and female business receiving contracts or subcontracts. The annual report shall also identify any significant accomplishments relating to the program.~~

- 3) The Council on its own motion or upon request of a procuring agency shall recommend ways in which the procuring agency may reach its goal. Upon finding by the Council that a procuring agency's compliance plan, as presently adopted or implemented, is insufficient to reach the agency goal, the Council shall recommend ways in which the agency can reach its goal. Such recommendations shall include but not be limited to the following (See Act, Section 2):

- A) assurances of stronger and better focused solicitation efforts to obtain more minority and female owned businesses as potential sources of supply;
- B) division of job or project requirements, when economically feasible, into tasks or quantities to permit participation of minority and female owned businesses;
- C) elimination of extended experience or capitalization requirements, when programmatically feasible, to permit participation of minority and female owned businesses;
- D) identification of specific proposed contracts as particularly attractive or appropriate for participation by minority and female owned business, such identification to result from and be coupled with efforts to subparagraphs (i) through (iii);
- E) implementation of those regulations established for the use of the sheltered market process.

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- 4) If the compliance plans or quarterly reports indicate the agency goal will not be reached, the Council will request the agency head to appear before the Council and explain the agency's non-compliance. If the Council determines the agency is not making a serious effort to reach the goal, the Council will then prepare a report for submission to the Governor with recommendations for remedial action.

(Source: Amended at 12 Ill. Reg. _____, effective _____)

OFFICE OF THE COMPTROLLER

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Public Radio and Television Station Grants.
- 2) Code Citation: 74 Ill. Adm. Code 280.
- 3) Section numbers:

	<u>Proposed action:</u>
280.10	Amendment
280.30	Amendment
Appendix A	New Section
Appendix B	New Section
- 4) Statutory authority: Ill. Rev. Stat. 1987, ch. 127, pars. 1551, 1552.
- 5) A complete description of the subjects and issues involved: These amendments allow for participation in the Community Service Grants Program by public radio and television stations whose fiscal year time periods differ from that of the State of Illinois.
- 6) Will these proposed amendments replace any emergency rules currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Do these proposed amendments contain incorporations by reference? No.
- 9) Are there any proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives: Not applicable.
- 11) Time, place and manner in which interested persons may comment on these proposed amendments: Interested persons or organizations may submit written comments or requests to comment within 45 days of publication of this notice to:

Kirby VanZandt
Office of the Comptroller
201 State House
Springfield, Illinois 62706
- 12) Initial regulatory flexibility analysis: These amendments do not affect small businesses.

The full text of the proposed amendments is as follows:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 74: PUBLIC FINANCE
CHAPTER II: COMPTROLLER

PART 280

PUBLIC RADIO AND TELEVISION STATION GRANTS

Section	
280.5	Foreword
280.10	Definitions
280.15	Operating Grants
280.20	Applications Content
280.25	Grant Limitations
280.30	Application Times

Appendix AAppendix B

Radio Community Service Grants
Corporation for Public Broadcasting Qualification Criteria for Television Community Service Grants

AUTHORITY: Implementing and authorized by "AN ACT to provide for State grants to certain public radio and television stations in the State of Illinois and for related purposes" (Ill. Rev. Stat. 1987, ch. 127, par. 1551 et seq.) (Public Act-84-1040, effective November-16, 1985).

SOURCE: Adopted at 4 Ill. Reg. 37, p. 597, effective August 29, 1980; codified at 5 Ill. Reg. 10598; amended at 10 Ill. Reg. 10115, effective May 28, 1986; amended at Ill. Reg. _____, effective _____.

Section 280.10 Definitions

"Act" means "AN ACT to provide for State grants to certain public radio and television stations in the State of Illinois and for related purposes" (Ill. Rev. Stat. 1987, ch. 127, par. 1551 et seq.) (Public Act-84-1040, effective November-26, 1985).

"Actual Operating Cost" means the total sum expended for the operations and maintenance of an Illinois public radio or television station during the station's fiscal year ending prior to October 1st of the fiscal year for which funds are appropriated for grants under this Act, and includes programming and production costs, all administrative costs, all public information costs, all fund raising costs, all broadcasting costs and all in-kind expenses relating to the above. However, the term "actual operating costs" does not include the costs of acquiring fixed assets, depreciation on fixed assets, production costs underwritten by public broadcasting entities, costs attributable to instructional activities of the educational institution, whether on closed circuit or not, costs of operating a commercial (profit-making) business enterprise, including a for-profit subsidiary, or an individual, and all in-kind expenses related to the above.

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a) Licensing and Power: The station must be designated by the Federal Communications Commission as a noncommercial, educational radio station. The station must have transmitter power sufficient to provide primary signal coverage in the community of license.

b) Management and Staff: The following conditions must be satisfied:

1) A minimum of five full-time professional radio station staff must be employed on an annual (12 month) basis. At least three full-time staff members should be employed in managerial and/or programming positions. Minimum staff cannot be paid with Community Service Grant funds.

2) Full-time, professional, radio station staff includes permanent personnel with demonstrated skill and expertise in the management, programming, production, promotion, development, or engineering areas of radio station operation, paid no less than the minimum federal hourly wage plus regular health benefits, whose terms of employment require the exercise of full-time duties in one or more of these areas. The term "full-time" will be understood to be the number of hours that constitute the normal acceptable work week at each institution or station.

3) Custodial and clerical staff, students whose student status is a condition of employment, interns and trainees, do not meet the definition of this criterion, nor do personnel teaching or holding academic duties in excess of the equivalent of one three-hour credit course per quarter or semester.

4) Persons employed on a non-permanent basis, such as on a public service employment training grant, cannot be considered full-time professional radio station staff to meet this criterion.

c) Facilities: A station must have sufficient, professionally equipped on-air and production facilities to allow for broadcast of programming of high technical quality including the capability for simultaneous local production and origination. In addition, sufficient office space must be provided.

d) Broadcast Operations: The station's minimum operational schedule must be 18 consecutive hours per day, 365 days per year. However, AM stations which are restricted by the terms of their licenses to less than the minimum broadcast schedule required by the CPB policy will be eligible for assistance if all other criteria are met.

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"Comptroller" means the Comptroller of the State of Illinois or his designated representative for receiving grant applications pursuant to the Act.

"Eligible station" means a public radio or television station in full-time operation which meets the minimum grant criteria of the Corporation for Public Broadcasting (see Appendices A and B of this Part) before applying for a grant under the Act is receiving grants from the Corporation for Public Broadcasting.

"Illinois Public Radio Station" or "Radio Station" means a non-commercial public radio broadcasting station licensed as such by the Federal Communications Commission to and operating from a community within this State which is eligible to receive grants under the Act.

"Illinois Public Television Station" or "Television Station" means a non-commercial public television broadcasting station licensed as such by the Federal Communications Commission to and operating from a community within this State which is eligible to receive grants under the Act.

"Public Broadcasting Entities" means the Corporation for Public Broadcasting, any licensee or permittee of a television or radio broadcasting station which is eligible to be licensed by the Federal Communications Commission as a non-commercial educational radio or television broadcasting station, or any non-profit institution engaged primarily in the production, acquisition, distribution, or dissemination of educational and cultural television or radio programs.

"Station" means any eligible radio or television station.

(Source: Amended at Ill. Reg. _____, effective _____.)

Section 280.30 Application Times

Unless a written request for an extension of time beyond February 15, 1986 to a specified date is approved by the Comptroller for good cause shown, an application for grant shall be made on or before February 15, 1986 of each year that appropriations have been made available to the Comptroller for distribution pursuant to the Act. This provision shall not apply to fiscal year 1986; the deadline date for fiscal year 1986 shall be June 15, 1986.

(Source: Amended at Ill. Reg. _____, effective _____.)

Appendix A Corporation for Public Broadcasting ("CPB") Qualification Criteria for Radio Community Service Grants

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e) Programming: The following conditions must be satisfied:

- 1) The station's daily broadcast schedule must be devoted primarily to general audience programming of good quality which serves demonstrated community needs of an educational, informational, and cultural nature, within its primary signal area.
- 2) A program schedule designed to further the principles of religious philosophies does not meet the definition of this criterion.
- 3) A program schedule designed primarily for in-school or professional in-service audiences does not meet the definition of this criterion.
- 4) Stations licensed to political organizations do not meet the definition of this criterion.
- 5) Radio applicants in areas already served by a CPB-qualified station must propose a substantially different program service from the existing CPB-qualified station(s) in the area and clearly identify the varying needs and interests of the audience to be served. For the purposes of this criterion, counter-scheduling programs already available from a CPB-qualified station in the market does not, by itself, constitute a substantially different service.
- 6) The station must originate a significant, locally produced program service designed to serve its community of license.

f) Non-Federal Income: Each grantee must have a minimum non-federal annual income of \$150,000.

(Source: Added at Ill. Reg. _____, effective _____.)

Appendix B
Criteria for Public Broadcasting ("CPB") Qualification
Criteria for Television Community Service Grantsa) Management: Each grantee must have a staff headed by a manager or other chief executive officer who:

- 1) has the responsibility and authority to determine when and what material shall be broadcast over the station; and
- 2) has the responsibility and authority to administer disbursements under a budget authorized by the governing board of the licensee.

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b) Staff: The following conditions must be satisfied:

- 1) Each grantee must have no less than ten staff, which includes five full-time staff with regular health benefits, one of which is the manager or chief executive officer, and the equivalent of five additional full-time personnel, paid no less than the minimum federal hourly wage. The term "full-time" will be understood to be the number of hours that constitute the normal acceptable work week at each institution or station. Likewise, each "equivalent full-time" position will mean equal to the number of hours for a normal work week at each station.
- 2) Minimum staff cannot be paid with Community Service Grant funds.
- 3) Persons employed on a non-permanent basis, such as on a public service employment training program grant or a CPB training grant, cannot be considered full-time professional television station staff to meet this criteria.
- 4) Personnel used to meet the five full-time staff requirement may not teach or hold academic duties in excess of the equivalent of one three credit hour course per quarter or semester.
- 5) Joint or Dual Licensee: When more than one grantee is operated by one licensee, each such grantee in addition to the above, must be headed by a manager or other chief executive officer who reports directly to the governing board of the licensee; or in the case of university licensees, each general manager should report on an equal basis to the next level of governing superiors.
- 6) Non-Federal Income: Each grantee must have a minimum non-federal annual income of \$300,000.
- 7) Studio/Production Facilities: Each grantee must have studio and production facilities and regularly produce and broadcast locally originated programming.
- 8) Broadcast Operations: Each grantee must:
 - 1) during the first full year of on-air operation commencing immediately following issuance of Program Test Authority, broadcast on a minimum schedule of six days per week, fifty-two weeks per year, for a total of at least 2,500 hours or 48 hours a week and

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- 2) for all stations during the second such full year of operation and in all succeeding years, broadcast on a schedule of seven days per week, fifty-two weeks per year, for a total of at least 3,000 hours or 57 hours a week.

g) Programming: The following conditions must be satisfied:

- 1) The station's daily broadcast schedule must be devoted primarily to programming of good quality which serves demonstrated community needs of an educational, informational and cultural nature, within its primary signal area.
- 2) A program schedule designed to further the principles of religious philosophies does not meet the definition of this criterion.
- 3) Stations licensed to political organizations do not meet the definition of this criterion.
- 4) CPB will provide Community Service Grant assistance to all eligible television stations that meet current criteria regardless of overlapping broadcast signals. However, a grantee seeking qualification in a market where a CPB-qualified television station already exists must demonstrate the intention to provide a substantially different program service or a new service to a substantial number of unserved homes. For the purpose of this criterion, counter-scheduling programs already available from a CPB-qualified station in the market does not, by itself, constitute a substantially different service.

(Source: Added at Ill. Reg. _____, effective _____.)

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NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Pupil Transportation Reimbursement
- 2) Code Citation: 23 Ill. Adm. Code 120
- 3) Section Numbers:

120.10	Amendment
120.60	Amendment
120.110	Amendment
120.130	New Section
120.200	Amendment
120.210	Amendment
120.235	New Section
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 122, pars. 29-5, 29-5.2, 29-17
- 5) A Complete Description of the Subjects and Issues Involved: These proposed amendments implement provisions of two laws passed in 1987, P.A. 85-271 and P.A. 85-871. The former requires the chief administrative officer of each school to notify custodians of qualifying students that reimbursement under the Parental Transportation Grant program is available. The latter, P.A. 85-871, makes changes in that program, including stipulating that qualifying pupils must be Illinois residents and specifying the application deadline for reimbursement (June 30). The rules also establish procedures for reimbursement for the installation of 28-inch seat backs as required by law and clarify the reimbursement available for underground storage tanks.
- 6) Will this proposed rule replace an emergency rule currently in effect?
No
- 7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: Adoption of these amendments will not create or enlarge a state mandate.

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- 1) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Written comments may be submitted within 45 days of the publication of this notice to:

Marcia Sallsbury
Illinois State Board of Education
100 North First Street
Springfield, Illinois 62777
(217) 782-5256

- 12) Initial Regulatory Flexibility Analysis: These amendments will not affect small businesses.

The full text of the Proposed Rule(s) begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 23: EDUCATION AND CULTURAL RESOURCES
SUBTITLE A: EDUCATION
CHAPTER I: STATE BOARD OF EDUCATION
SUBCHAPTER C: FINANCE

PART 120
PUPIL TRANSPORTATION REIMBURSEMENT
SUBPART A: SCHOOL REIMBURSEMENT

Section	
120.10	Definitions
120.20	Transportation and Student Discipline
120.30	Pupil Transportation Services Eligible for Reimbursement
120.40	Pupil Transportation Services Not Eligible for Reimbursement
120.50	Reimbursable Direct Operating Costs
120.60	Reimbursable Annual Depreciation Allowances
120.70	Deductions from Direct Operating Costs
120.80	Reimbursable Indirect Cost for Pupil Transportation Services
120.90	Cost Proration Related to Pupil Transportation
120.100	Reimbursement Formulas
120.110	Reporting Requirements
120.120	Computerized Bus Scheduling by Contract
120.130	Seat Back Reimbursement

SUBPART B: CUSTODIAN REIMBURSEMENT FOR PUPIL TRANSPORTATION

Section	
120.200	Definitions
120.210	Custodians Eligible for Reimbursement
120.220	Custodians Not Eligible for Reimbursement
120.230	Responsibilities of Schools
120.235	Responsibilities of Public and Nonpublic Chief Administrative Officers
120.240	Reimbursement
120.245	Responsibilities of the Superintendents of Educational Service Regions
120.250	Dispute Resolution
120.260	Audit and Enforcement

AUTHORITY: Implementing and authorized by Article 29 of The School Code (Ill. Rev. Stat. 1987, ch. 122, par. 29-1 et seq.).

SOURCE: Adopted at 10 Ill. Reg. 19438, effective October 31, 1986; amended at 10 Ill. Reg. 21675, effective December 11, 1986; amended at 12 Ill. Reg. 4147, effective February 5, 1988; amended at ___ Ill. Reg. ___, effective ____.

NOTE: Capitalization indicates statutory language.

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SUBPART A: SCHOOL REIMBURSEMENT

Section 120.10 Definitions

"Buildings" - A district leased, leased/purchased or owned structure or portion of a structure that houses pupil transportation vehicles and/or equipment used for servicing the district's pupil transportation vehicles, such as a school bus storage building or pupil transportation maintenance garage.

"Chief mechanic" - The person who directly supervises the school district's mechanics and maintenance personnel for pupil transportation vehicles and who also performs the duties of school bus mechanic when necessary.

"Contract" - A written agreement between two parties, for a specific period of time and amount for compensation, that is enforceable by law.

"Contractual pupil transportation service" - Pupil transportation services provided for a set fee under a contract with an independent carrier.

"District owned and operated pupil transportation service" - Pupil transportation service provided by a school district that owns and operates the approved safety inspected vehicle(s), exercises managerial control over facilities and personnel used in the pupil transportation service, and also employs and supervises the school bus driver(s).

"Equipment" - Items, other than vehicles, costing \$500 or more and having a useful life of more than one year.

"Independent Carrier" - An individual, partnership, corporation, firm, organization, association or other legal entity not subject to control by a school district, which enters into a contract with a school district to provide pupil transportation services. An entity does not qualify as an independent carrier if its contract with the district requires that it do one or more of the following:

- employ existing school district drivers, mechanics, and administrative and clerical personnel;
- pay salaries as stipulated by the school district;
- employ or discharge employees solely at the discretion of the school district;

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employ specific types and numbers of administrative personnel.

"Lease" - A written contract between two parties whereby the lessee agrees to pay the lessor a specified sum of money for the use of the lessor's transportation equipment, building and/or vehicles for a specific period of time with no option to purchase.

"Lease/purchase agreement" - A written contract between two parties whereby the lessee agrees to pay the lessor a specified sum of money for the use of the lessor's transportation equipment, building and/or vehicles for a specific period of time, and the contract contains a clause permitting the lessee the option to purchase the equipment and/or vehicles at a specified price within a specified period of time.

"Materials, parts, and supplies" - Items costing less than \$500 or having a useful life of one year or less.

"Principal cost or capital cost" -

For purchased vehicles, equipment and/or buildings/property the principal cost is the cash cost (list price less any discount, revenue from sale of district-owned item, and/or trade-in allowance) plus the prior year's undepreciated balance of the traded district-owned vehicle, equipment or building/property excluding all financing charges whether explicit or implicit.

For leased or leased/purchased vehicles, equipment and/or buildings/property the principal cost is the fair market value of the vehicle, equipment and/or building/property at the time of acquisition.

"Prorated cost" - A cost incurred for multiple functions. In accounting for such cost, the total cost shall be prorated on a verifiable basis among the appropriate account function codes.

"Pupil transportation vehicles" - School buses and other vehicles used for transporting pupils.

"School bus driver" - A person who possesses a valid school bus driver's permit, and drives a pupil transportation vehicle to transport pupils.

"School bus maintenance personnel" - Individuals whose duties are to maintain the district owned or operated pupil transportation vehicles.

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"School day" - THAT PERIOD OF TIME WHICH THE PUPIL IS REQUIRED TO BE IN ATTENDANCE AT SCHOOL FOR INSTRUCTIONAL PURPOSES.

"Site improvement" - Any addition or improvement to a site leased, leased/purchased, or owned that is directly related to the district pupil transportation services, including but not limited to, underground fuel storage tanks.

"Transportation Fund" - An accounting entity as described in Section 17-8 of The School Code (Ill. Rev. Stat. 1985 1987, ch. 122, par. 17-8), to account for revenue and expenditures related to pupil transportation services.

"Transportation related building and building maintenance costs" - The portion of depreciation of buildings, and site improvements and costs of operation and maintenance of buildings and site improvements directly related to a school district's pupil transportation program. These costs are chargeable to and paid from the Educational Fund or Operations, Building and Maintenance Fund as prescribed in Section 17-7 of The School Code (Ill. Rev. Stat. 1985 1987, ch. 122, par. 17-7).

"Transportation supervisory salary costs" - That portion of the salary and related employee benefits of school district employee(s) who are documented as supervising a school district's pupil transportation programs (Regular, Vocational, Special Education and Nonreimbursable). For districts that do not employ a full or part-time transportation supervisor, a superintendent's/director of special education's salary and related employee benefits shall be prorated as detailed in Section 120.80(b)(3) of this Part. These salary and related employee benefit costs shall be paid from the Transportation Fund.

"Useful life" - The period of time during which the item is expected to be suitable for pupil transportation service.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 120.60 Reimbursable Annual Depreciation Allowances

- a) Annual depreciation allowances shall be based on the principal cost of pupil transportation vehicles or equipment for items costing \$500 or more and with a useful life in excess of one year.

- 1) When a vehicle and/or equipment costing \$500 or more is purchased, leased for 30 days or more, or leased/purchased any time during the fiscal year, a full year's depreciation is claimable for that year.

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- 2) When a vehicle and/or equipment is sold, destroyed, or traded-in any time during the fiscal year, no depreciation may be claimed for that year.

- 3) Vehicles and/or equipment leased for 30 days or more, leased/purchased or purchased, and sold or destroyed within the same fiscal year must use a prorated principal cost based on the following formula:
(Principal costs divided by 12 months) X number of months in possession of the district = prorated principal cost.

- b) Pupil transportation vehicles that are purchased, leased/purchased, or leased for 30 days or more by the district shall be subject to a 20 percent annual depreciation allowance based on the principal cost.

- c) Pupil transportation equipment not installed in the vehicle that is purchased or leased/purchased or leased for more than 30 days by the district shall be subject to a ten percent annual depreciation allowance based on the principal cost.

- d) The depreciation of buildings/property that are purchased, leased/purchased, or leased for more than 30 days, is based on an annual depreciation rate of 2% of the principal cost.

- e) The depreciation of storage tanks or fueling stations that are purchased, leased/purchased, and/or leased for more than 30 days, is based on an annual depreciation rate of 5% of the principal cost.

- e) Repairs or modifications to pupil transportation vehicles costing \$500 or more and extending the useful life of the vehicle by more than one year must be capitalized and shall be subject to a 33 1/3 percent annual depreciation allowance.

- f) Depreciation of site improvement(s) costing \$500 or more and having a useful life of more than one year, made to the building(s) or property used for pupil transportation purposes, is subject to a five percent annual depreciation allowance based on the principal cost, including installation fees.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 120.110 Reporting Requirements

According to the date set forth in Section 29-5 of The School Code, districts shall annually report, on the State Board of Education form entitled "Annual Claim for Pupil Transportation Reimbursement," the information described in subsections (a) through (e) of this Section.

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a) For regular pupil transportation services, the school districts shall annually, pursuant to Section 29-5 of The School Code, report the following items:

- 1) Total number of enrolled pupil days in the regular pupil transportation service, to be compiled on the State Board of Education form, "Resident Pupils Transported Work Sheet" for each of the following:
 - A) Pupils residing one and one-half miles or more from their assigned attendance center;
 - B) Pupils residing less than one and one-half miles from their assigned attendance center;
 - C) Pupils residing less than one and one-half miles from their assigned attendance center with vehicular hazard approval; and
 - D) Pupils transported at times other than at the beginning or end of the school day.
 - 2) Total number of days pupils were transported during the regular school term.
 - 3) Total number of pupils, to be compiled on the "Resident Pupils Transported Work Sheet" in the following categories:
 - A) Public school pupils transported during the regular school term;
 - B) Nonpublic school pupils transported during the regular school term; and
 - C) Public and nonpublic school pupils transported during the summer school term.
 - 4) Total number of vehicle miles traveled to and from school during the regular school term.
 - 5) Expenditures and deductions as set forth in Sections 120.50 through 120.80.
- b) For vocational pupil transportation services, the school districts shall annually report the following items:
- 1) Total number of pupils transported during the regular school term;

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- 2) Total number of vehicular miles traveled during the regular school term; and
 - 3) Expenditures and deductions as set forth in Sections 120.50 through 120.80.
- c) For special education pupil transportation services, the school districts shall annually report the following information:
- 1) Total number of special education pupils transported during the regular school term;
 - 2) Total number of special education pupils transported during the summer school term;
 - 3) Total number of vehicular miles traveled during the regular and summer school term; and the
 - 4) Expenditures and deductions as set forth in Sections 120.50 through 120.80.
- d) For nonreimbursable pupil transportation services, the school districts shall annually report the:
- 1) Total number of vehicle miles traveled during the regular school term; and
 - 2) Expenditures as set forth in Sections 120.50 through 120.80 of this Part.
- e) The following forms shall be submitted annually to the State Board of Education.
- 1) "Annual Claim for Pupil Transportation Reimbursement"
 - 2) "Pupil Transportation Depreciation Schedule," which records the district's calculation of the annual depreciation allowance pursuant to Section 120.60 of this Part.
- f) The following forms shall be retained by the school district for audit purposes:
- 1) "Resident Pupils Transported Work Sheet"
 - 2) "Pupil Transportation Indirect Cost Work Sheet," which records the information developed pursuant to Section 120.80 of this Part.

(Source: Amended at ___ Ill. Reg. ___, effective ____)

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Section 120.130 Seat Back Reimbursement

- a) A school district's additional cost resulting from the installation of 28-inch seat backs by the original bus manufacturer is eligible for reimbursement in accordance with Section 29-17 of The School Code (Ill. Rev. Stat. 1987, ch. 122, par. 29-17).
- b) For 28-inch seat back installation reimbursement, the school district shall annually report:
- 1) The number of school buses purchased or leased by, or operated under a contract for, the school district in which 28-inch seat backs were installed during the school year; and
 - 2) The district's additional cost for each school bus resulting from the installation of 28-inch seat backs.
- c) To document its claim, the district shall retain itemized or other equivalent billing information from the original bus manufacturer verifying the cost of installation and the amount of the district's claim.

(Source: Added at ___ Ill. Reg. ___, effective ___)

SUBPART B: CUSTODIAN REIMBURSEMENT FOR PUPIL TRANSPORTATION

Section 120.200 Definitions

- "Affidavit" means a written and notarized statement signed by the custodian in which it is stated that to the best knowledge and belief of the custodian the pupil transportation expenses claimed for the school year indicated are accurate.
- "Contemporaneous Records" means documentary evidence of expenditures or mileage accumulated for pupil transportation such as cancelled checks, receipts from public or private carriers or calculations based on odometer readings.
- "CUSTODIAN" MEANS, WITH RESPECT TO A QUALIFYING PUPIL, AN ILLINOIS RESIDENT WHO IS THE PARENT, OR PARENTS, OR LEGAL GUARDIAN OF SUCH QUALIFYING PUPIL.
- "ONE AND ONE-HALF MILES DISTANCE" MEANS THE DISTANCE FROM THE EXIT OF THE PROPERTY WHERE THE PUPIL RESIDES TO THE POINT WHERE PUPILS ARE NORMALLY UNLOADED AT THE SCHOOL ATTENDED; SUCH DISTANCE SHALL BE MEASURED BY DETERMINING THE SHORTEST DISTANCE ON NORMALLY TRAVELED ROADS OR STREETS (Ill. Rev. Stat. 1985 1987, ch. 122, par. 29-3).

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"QUALIFYING PUPIL" MEANS AN INDIVIDUAL WHO:

- IS A RESIDENT OF THE STATE OF ILLINOIS; AND
- IS UNDER THE AGE OF 21 AT THE CLOSE OF THE SCHOOL YEAR FOR WHICH REIMBURSEMENT IS SOUGHT; AND
- DURING THE SCHOOL YEAR FOR WHICH REIMBURSEMENT IS SOUGHT WAS A FULL-TIME PUPIL ENROLLED IN A KINDERGARTEN THROUGH 12TH GRADE EDUCATIONAL PROGRAM; AND
- DID NOT LIVE WITHIN 1 1/2 MILES FROM THE SCHOOL IN WHICH THE PUPIL WAS ENROLLED OR HAVE ACCESS TO TRANSPORTATION PROVIDED ENTIRELY AT PUBLIC EXPENSE TO AND FROM THAT SCHOOL AND A POINT WITHIN 1 1/2 MILES OF THE PUPIL'S RESIDENCE, MEASURED IN A MANNER CONSISTENT WITH SECTION 29-3 of The School Code; OR
- DID LIVE WITHIN 1 1/2 MILES FROM THE SCHOOL IN WHICH THE PUPIL WAS ENROLLED AS MEASURED IN A MANNER CONSISTENT WITH SECTION 29-3 OF THE SCHOOL CODE, DID NOT HAVE ACCESS TO TRANSPORTATION PROVIDED ENTIRELY AT PUBLIC EXPENSE TO AND FROM THAT SCHOOL, AND CONDITIONS WERE SUCH THAT WALKING WOULD HAVE CONSTITUTED A SERIOUS HAZARD TO THE SAFETY OF THE PUPIL DUE TO VEHICULAR TRAFFIC.

"QUALIFIED TRANSPORTATION EXPENSES" MEANS COSTS REASONABLY INCURRED BY THE CUSTODIAN TO TRANSPORT, FOR THE PURPOSES OF ATTENDING REGULARLY SCHEDULED DAY-TIME CLASSES, A QUALIFYING PUPIL BETWEEN SUCH QUALIFYING PUPIL'S RESIDENCE AND THE SCHOOL AT WHICH SUCH QUALIFYING PUPIL IS ENROLLED AND SHALL INCLUDE AUTOMOBILE EXPENSES AT THE STANDARD MILEAGE RATE ALLOWED BY THE UNITED STATES INTERNAL REVENUE SERVICE AS REIMBURSEMENT FOR BUSINESS TRANSPORTATION EXPENSE, AS WELL AS PAYMENTS TO MASS TRANSIT CARRIERS, PRIVATE CARRIERS, AND CONTRACTUAL FEES FOR TRANSPORTATION.

"SCHOOL" MEANS A PUBLIC OR NONPUBLIC ELEMENTARY OR SECONDARY SCHOOL IN ILLINOIS, ATTENDANCE AT WHICH SATISFIES THE REQUIREMENTS OF SECTION 26-1 of The School Code (Ill. Rev. Stat. 1985 1987, ch. 122, par. 26-1).

"Serious Safety Hazard" - THE DETERMINATION OF WHAT CONSTITUTES A SERIOUS SAFETY HAZARD SHALL IN EACH CASE BE MADE BY THE ILLINOIS DEPARTMENT OF TRANSPORTATION IN ACCORDANCE WITH GUIDELINES WHICH THAT DEPARTMENT SHALL PROMULGATE IN 92 Ill. Adm. Code 557 (Transportation).

(Source: Amended at ___ Ill. Reg. ___, effective ___)

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Section 120.210 Custodians Eligible for Reimbursement

- a) This Subpart establishes the procedures for reimbursing custodians for qualified transportation expenses as provided in Section 29-5.2 of The School Code (Ill. Rev. Stat. 1985 1987, ch. 122, par. 29-5.2).
- b) The custodian must complete a claim form, provided by the State Board of Education, no later than June 30 of each year within 21 calendar days after the close of the regular school year. The claim form will be available at each school attendance center for which the State Board of Education has a mailing address on file.

1) In cases where a qualifying pupil resides within 1 1/2 miles of the pupil's school but for whom walking constitutes a serious hazard to the safety of the pupil due to vehicular traffic, the custodian must first request a determination of a serious safety hazard from the Illinois Department of Transportation, except that any custodian who previously received a determination that a serious safety hazard exists need not resubmit such a request for 4 years.

2) The custodian's request for a determination of a serious safety hazard must be completed on a form provided by the Superintendent of the Educational Service Region for the county in which the custodian resides and must be returned to that Educational Service Region Superintendent by February 1 of the school year for which reimbursement will be sought.

c) The custodian shall certify on the claim form provided by the State Board of Education that:

- 1) the custodian is the parent or legal guardian of the pupil(s) for whom expenses are being claimed;
- 2) during the school year for which reimbursement is being claimed, the pupil(s) attended regularly scheduled day-time classes as full-time student(s) in a kindergarten through grade 12 program at the public or nonpublic school;
- 3) the pupil(s) resided 1 1/2 miles or more from the school attended and did not have access to transportation to and from school provided entirely at public expense; or these pupils lived within 1 1/2 miles from the school attended, the Illinois Department of Transportation has determined, within the last 4 years, that walking would constitute a serious hazard to the safety of the pupils due to vehicular traffic, the hazardous conditions remain unchanged, and the pupils did not have access to transportation to and from school provided entirely at public expense;

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- 4) the custodian paid the amount claimed to transport the pupil(s) to and from school during the school year for which the claim is being submitted; and
- 5) that if requested within three years after the close of the school year for which reimbursement is claimed, the custodian will provide the State Superintendent of Education with either contemporaneous records verifying the amount claimed or an affidavit verifying the amount claimed and notification of a serious safety hazard issued by the Illinois Department of Transportation when the pupil(s) claimed lived within 1 1/2 miles of the school attended.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 120.235 Responsibilities of Public and Nonpublic Chief Administrative Officers

THE CHIEF ADMINISTRATIVE OFFICER OF EACH SCHOOL SHALL NOTIFY CUSTODIANS OF QUALIFYING STUDENTS THAT REIMBURSEMENT IS AVAILABLE. NOTIFICATION SHALL OCCUR BY THE FIRST MONDAY IN NOVEMBER OF THE SCHOOL YEAR FOR WHICH REIMBURSEMENT IS AVAILABLE (Ill. Rev. Stat. 1987, ch. 122, par. 29-5.2(h)).

(Source: Added at ___ Ill. Reg. ___, effective ___)

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- 1) Heading of the Part: Sex Equity
- 2) Code Citation: 23 Ill. Adm. Code 200
- 3) Section Numbers:
- | | |
|---------|-------------------------|
| 200.10 | <u>Proposed Action:</u> |
| 200.30 | Amendment |
| 200.40 | Amendment |
| 200.80 | Amendment |
| 200.100 | Amendment |

- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 122, pars. 27-1, 34-18(1)
- 5) A Complete Description of the Subjects and Issues Involved: Section 200.30 (Applicability) has been revised to delete the exception of a district serving a city having a population exceeding 500,000 inhabitants. (The applicability of the State Board's rules was extended to cover the Chicago school system by P.A. 85-410, which took effect on January 1, 1988.) The change in Section 200.40(e) is also made in order to reflect the rules' broadened applicability.

Standards for athletic interest surveys have been added to Section 200.80 pursuant to discussions with the Joint Committee on Administrative Rules. They address the administration and content of the survey which districts are required to conduct at least every four years.

Other technical changes have been made in several sections to update statutory citations as applicable.

- 6) Will this proposed rule replace an emergency rule currently in effect?
No
- 7) Does this rulemaking contain an automatic repeal date? Yes ☒ No
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: These rules will not create or enlarge a State mandate.

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- 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Written comments may be submitted within 45 days of the publication of this notice to:

Patricia Poole
Illinois State Board of Education
Suite 14-300
100 West Randolph Street
Chicago, Illinois 60601
(312) 917-3226

- 12) Initial Regulatory Flexibility Analysis: These amendments will not affect small businesses.

The full text of the Proposed Rule(s) begins on the next page:

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TITLE 23: EDUCATION AND CULTURAL RESOURCES

SUBTITLE A: EDUCATION

CHAPTER I: STATE BOARD OF EDUCATION

SUBCHAPTER e: INSTRUCTION

PART 200
SEX EQUITY

Section

200.10	Definitions
200.20	State Policy
200.30	Applicability
200.40	Administration
200.50	Treatment of Students
200.60	Educational Programs and Activities
200.70	Counseling Services
200.80	Extracurricular Programs and Activities
200.90	Compliance and Enforcement
200.100	Effects of Other Requirements

AUTHORITY: Implementing Title IX of the Education Amendments of 1972 (20 U.S.C. 1681 et seq.), Article I, Section 18 of the Illinois Constitution, and Sections 10-22.5, 27-1, and 34-18(1) of The School Code (Ill. Rev. Stat. 1987, ch. 122, pars. 10-22.5, 27-1, and 34-18(1)), and authorized by Sections 2-3.6, 27-1, and 34-18(1) of The School Code (Ill. Rev. Stat. 1987, ch. 122, pars. 2-3.6, 27-1, and 34-18(1)).

SOURCE: Adopted at 10 Ill. Reg. 18014, effective October 3, 1986; amended at Ill. Reg. _____, effective _____.

Section 200.10 Definitions

"Comparable" means similar in quality and quantity, taking into consideration all relevant facts and circumstances.

"Contact Sports" means those sports whose purpose or major activity involves bodily contact: e.g., basketball, boxing, football, ice hockey, rugby, and wrestling.

"Counseling" means all guidance activities, personal counseling, guidance-related evaluation and testing, provision of vocational and career information and advice, scheduling assistance, and any other guidance services provided to students by any person acting under the authorization of an educational system.

"Course" means any district-sponsored class regardless of the location of class meetings, nature of instruction, or type or age of student.

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"Discrimination" means the violation of individuals' state or federal equal rights guarantees (U.S. Constitution, Amendment 14; 20 U.S.C. 1681 et seq.; Illinois Constitution, Article I, Sections 2, 18; Ill. Rev. Stat. 1985 1987, ch. 122, pars. 10-22.5, 27-1, and 34-18(1)), whether intended or unintended.

"Disparate Interest Levels" means that, according to the results of a school's written student athletics interest survey (conducted pursuant to the requirements set forth in Section 200.80(b)(1)), the total number of students of one sex who wish to participate in all athletics exceeds by more than 50% the total number of students of the other sex who wish to participate in all athletics. Disparate interest levels do not in and of themselves evidence discrimination.

"Disproportionate Enrollment" means that students of one sex constitute at least 75% of a school's participants in a given program, course, or activity. Disproportionate enrollment does not in and of itself evidence discrimination.

"Educational System" means any local public education agency in its entirety, including elementary, secondary and unit districts, area vocational education centers, and special education cooperatives.

"Equal Access" means availability of opportunity without discrimination on the basis of sex, going beyond simple admission to a course or activity to include full and unrestricted participation in educational and experiential processes.

"Prime Time" means that time period which is most desirable locally for a given activity.

"Program" means a series of courses or set of activities leading toward identified educational or experiential student outcomes.

"School" means any attendance center within an educational system.

"Sex Bias" means the attribution of behaviors, abilities, interests, values and/or roles to a person or group of persons on the basis of their sex.

"Sexual Harassment" means unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature.

"Sexual Intimidation" means any behavior, verbal or nonverbal, which has the effect of subjecting members of either sex to humiliation, embarrassment or discomfort because of their gender.

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"Significant Assistance" means the payment of dues, fees, or other remuneration in return for the provision of services or benefits, or any other collaboration that significantly facilitates the functioning of any agency, organization, or person outside an educational system.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 200.30 Applicability

These rules are applicable to all public school districts, except those in a city having a population exceeding 500,000 inhabitants. A school district organized under the provisions of Article 34 of The School Code shall comply with the provisions of Section 34-18(1) concerning the promulgation of guidelines for equal access to programs supported from school district funds. Ill. Rev. Stat., 1985, ch. 122, par. 34-18(1). Nothing contained herein shall be construed as relieving such a school district of its duty to comply with Title IX of the Education Amendments of 1972 (20 U.S.C. 1681 et seq.) or its implementing regulations (34 CFR 106).

(Source: Amended at Ill. Reg. _____, effective _____)

Section 200.40 Administration

- a) All policies and practices of educational systems shall comply with Title IX of the Education Amendments of 1972 (20 U.S.C. 1681 et seq.), Article I, Section 18 of the Illinois Constitution, and Sections 10-22.5, and 27-1, and 34-18(1) of The School Code (Ill. Rev. Stat., 1985 1987, ch. 122, pars. 10-22.5, and 27-1, and 34-18(1)).
- b) Each educational system shall have a written policy on sex equity stating that it does not discriminate on the basis of sex in the provision of programs, activities, services, or benefits and that it guarantees both sexes equal access to educational and extracurricular programs and activities.
- c) Each system shall have a written grievance procedure available for use by any individual(s) wishing to present a complaint alleging that the system has discriminated against a student or students on the basis of their sex.
 - 1) Such procedure shall specify the steps to be taken in initiating and processing a grievance, shall identify all parties to be involved at each step of the procedure, shall include specific timelines for completion of each step and rendering of a written decision, and shall provide for final appeal of grievance decisions made at the system level to the system's governing board.

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- 2) Such procedure shall inform complainants of their right to further appeal the decision of the system's governing board to the Superintendent of the appropriate Educational Service Region pursuant to Section 3-10 of The School Code and, thereafter, to the State Superintendent of Education pursuant to Section 2-3.8 of The School Code, as provided in subsection (b) of Section 200.90.
- d) Each system shall take reasonable measures to assure that employees, students and parents are informed of the system's sex equity policy and grievance procedure, e.g., through the use of policy manuals and student handbooks.
- e) Each educational system shall, within one year of the effective date of becoming subject to this Part and at least every four years thereafter, evaluate its policies and practices in terms of the requirements of this Part to identify sex discrimination and shall develop a written sex equity plan to modify any policy or practice that does not meet the requirements of this Part and to take remedial steps to eliminate the effects of any discrimination resulting from such policy or practice.
 - 1) The sex equity evaluation shall include an examination of course enrollment data to identify any instances of disproportionate enrollment on the basis of sex and, where discrimination may have contributed to such disproportionality, the sex equity plan shall seek to redress any such disproportionality identified.
 - 2) Inservice training implementing the sex equity plan shall be provided by the system to school district administrators and to certificated and noncertificated personnel as needed.
- f) Except as provided in subsection (a)(4) of Section 200.80, an educational system may not on the basis of sex designate or otherwise limit the use of any facility or portion thereof, related services, equipment or supplies. This subsection shall not apply to shower and toilet facilities, locker rooms, and dressing areas. All such accommodations and all related support and maintenance services shall be comparable for both sexes.
- g) Except as provided in subsection (a)(4) of Section 200.80, an educational system may not provide significant assistance to or enter into any agreement with any organization, group, business or individual that discriminates against students on the basis of sex.

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- h) An educational system shall not institute organizational changes or employment practices which would result in discrimination against students of either sex.
- i) A system shall maintain records documenting compliance with this Part, e.g., reports of sex equity evaluations and plans, remediation efforts and inservice activities, data collection and analyses, grievances and their disposition; such records shall be made available to State Board enforcement authorities upon request.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 200.80 Extracurricular Programs and Activities

a) General Practices

- 1) Except as provided in subsection (b)(1)(A) of this Section, students of both sexes shall have equal access to all extracurricular programs and activities, including clubs, committees, service or honor organizations, intramural sports programs, interscholastic athletics and other after-school activities which are offered by a system.
- 2) Except as provided in subsection (b)(1)(A) of this Section, extracurricular programs and activities offered by a system shall not use titles which imply that membership or participation is restricted on the basis of sex.
- 3) A system shall not provide significant assistance to any association or conference whose purpose is to organize or regulate interscholastic competition if that association or conference discriminates on the basis of sex in the provision of benefits or services to students.
- 4) Schools may cooperate with single sex youth organizations that are tax exempt and whose membership has traditionally been limited to members of one sex and principally to persons who are under 19 years of age, provided that comparable activities shall be available for both sexes.

b) Selected Activity Areas

1) Athletics (Interscholastic and Intramural)

- A) Both sexes shall be accorded equal opportunities to participate in athletics programs.

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- i) Single-sex teams are permitted for contact sports or when selection for team membership is based upon competitive skill, provided the interests and abilities of both sexes are accommodated.
- ii) In a noncontact sport, when a team is provided only for members of one sex, members of the excluded sex must be allowed to compete for a place on the team if their overall athletic opportunities have been limited in comparison with those of the other sex.
- iii) Where a coeducational team in a given sport does not accommodate the interests and abilities of members of both sexes, separate teams shall be afforded by sex. For example, if the level of interest determined pursuant to subsection (b)(1)(B) indicates that 30 students of one sex and 30 students of the other sex want to participate in a particular sport, but only one student of the first sex is able to qualify to compete while 20 students of the other sex do so, a coeducational team does not accommodate the interests and abilities of both sexes.
- B) Within one year of the effective date of becoming subject to this Part and at least once every four years thereafter, a system shall assess student athletics interest by administering a written survey to all students. Such surveys shall be conducted in accordance with the following specifications:
- i) The survey shall be designed to measure the athletics interest of students as participants rather than as spectators;
- ii) Students of both sexes shall be surveyed;
- iii) The same survey forms listing the same sports options shall be used by students of both sexes;
- iv) On the survey form, sports shall not be designated by gender (e.g., list "basketball" not "boys' basketball" or "girls' basketball");
- v) Survey forms shall at least include the sports currently available in the system, and shall include provision for students to indicate interest in sports other than those listed by the system on the survey forms; and

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- vi) Students surveyed shall include at least those currently enrolled in the system.

C) Survey results shall be used in planning for the future as well as in assessing current program comparability. If survey data indicate that the overall levels of student interest in the range of alternatives being provided are disparate between the sexes and such disparity may be the result of discrimination, the system shall initiate efforts to reduce such disparity.

D) Based upon the results of the interest survey, existing offerings and other pertinent factors (e.g., budget, facilities, available competition, etc.), a system shall provide comparable continuity in sports opportunities for students of both sexes (i.e., students have the opportunity to acquire skills at successive levels, over time, within a given sport).

E) The nature and extent of the athletics programs offered by a system shall accommodate the interests and abilities of both sexes to a comparable degree. Factors to be considered in assessing program comparability include but are not necessarily limited to the following:

- i) Selection of sports offered,
- ii) Levels of competition within sports,
- iii) Length of sports seasons,
- iv) Scheduling of athletics opportunities throughout the calendar year,
- v) Scheduling of practices and games during prime time,
- vi) Use of facilities for practice and competition,
- vii) Ratio of coach(es) to athletes,
- viii) Quality of coaching and officiating (e.g., credentials, experience and compensation),
- ix) Assignment and compensation of coaches and officials,
- x) Supplies and equipment,

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- xi) Allowances for travel and per diem,
- xii) Medical and training services,
- xiii) Publicity for teams and individual participants,
- xiv) Overall distribution of athletic budget funds.

2) Music

A) Chorus segregated by sex shall not be allowed; however, choral groups based upon vocal range and quality are allowable.

B) Instrumental music skill acquisition and performance shall be based upon students' individual interests and abilities, regardless of their sex.

3) Speech and Drama

A) Competitive speaking events shall be open to both sexes.

B) Materials limited to a single sex (e.g., a monologue specific to one sex) may be used as long as comparable opportunities are provided for both sexes.

4) Miscellaneous

A) Activities such as cheerleading, pompom squads, color guards, school safety patrol, teacher/office aides, and library assistants shall be open to students of both sexes.

i) Participation criteria, selection procedures, or uniform restrictions which would discriminate on the basis of sex shall not be applied.

ii) Criteria for the utilization of such groups shall not discriminate on the basis of sex.

B) A king or queen of an activity may be selected; however, comparable opportunities for students of both sexes shall be provided.

C) If a system sponsors mother-son, father-daughter, mother-daughter, or father-son activities, comparable activities shall be available for both sexes, and the special needs of children from single-parent families shall be accommodated.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

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Section 200.100 Effects of Other Requirements

The obligation to comply with this Part is not obviated or alleviated by any policy or regulation of any club, organization, athletic league or other association which would limit the eligibility or participation of any student on the basis of ~~their~~ sex in any program or activity operated by any system covered by this Part.

(Source: Amended at Ill. Reg. , effective)

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1) The Heading of the Part: Air Quality Standards

2) Code Citation: 35 Ill. Adm. Code 243

3) Section Number: Proposed Action:
243.108 Amend
243.120 Add

4) Statutory Authority: Illinois Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 $\frac{1}{2}$, pars. 1010 and 1027).

5) A Complete Description of the Subjects and Issues Involved: Sections 108 and 109 of the Clean Air Act authorize the United States Environmental Protection Agency ("USEPA") to review and revise the health and welfare criteria upon which the national primary and secondary ambient air quality standards ("NAQS") are based. On July 1, 1987, USEPA promulgated revisions to the NAQS for particulate matter (52 Fed. Reg. 24634). The use of the "total suspended particulate matter" ("TSP") indicator for particulate matter was replaced by an indicator that includes only those particles with an aerodynamic diameter less than or equal to 10 micrometers ("PM₁₀"). A primary 24-hour PM₁₀ standard of 150 micrograms per cubic meter (ug/M³) with no more than one exceedance per year was adopted, as was an annual PM₁₀ standard of 50 ug/m³, expected annual arithmetic mean. Secondary standards identical to the primary standards in all respects were also adopted. The Illinois Environmental Protection Agency has, therefore, proposed that these PM₁₀ standards be adopted as Illinois standards, suitable for utilization in the Illinois State Implementation Plan ("SIP"). These amendments are to be read in conjunction with the amendments to Part 211.

6) Will this proposed rule replace an emergency rule currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? Yes X No

If "yes," please specify the date:

8) Does this proposed amendment contain incorporations by reference? Yes.

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9) Are there any other amendments pending on this part? No.
Section Numbers: Proposed Action: Ill. Reg. Citation:

10) Statement of Statewide Policy Objective:

(1) This rulemaking proposes an ambient air quality standard for PM₁₀. It does not, in and of itself, require any action of a unit of local government, school district, or community college district. Therefore, it does not create or expand a state mandate.

(2) Further, this proposal is in response to a federal rulemaking adopted by the United States Environmental Protection Agency. Therefore, there is some question as to whether it is "state-initiated" so as to fall within the definition of "state mandate" set forth at Ill. Rev. Stat. 1987, ch. 85, par. 2203. Comment is requested on this issue.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments concerning R88-28 within 45 days of publication in the Illinois Register to the Clerk of the Pollution Control Board, 100 West Randolph Street, Suite 11-500, Chicago, Illinois 60601.

12) Initial Regulatory Flexibility Analysis:

A) Date rule submitted to Business Assistance Office of the Department of Commerce and Community Affairs:
November 3, 1988.

B) Types of small businesses affected: Any small business that emits particles with an aerodynamic diameter less than or equal to 10 micrometers.

C) Reporting, bookkeeping or other procedures required for compliance: None.

D) Types of professional skills necessary for compliance: Those measurement and computational skills necessary to accomplish the measurement methods described in 40 CFR 50, Appendices J and K, 1987.

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The full text of the proposed rule(s) begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE B: AIR POLLUTION

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER 1: AIR QUALITY STANDARDS AND EPISODES

PART 243

AIR QUALITY STANDARDS

SUBPART A: GENERAL PROVISIONS

Section
243.101
243.102
243.103
243.104
243.106
243.107
243.108

Definitions
preamble
Applicability
Nondegradation
Monitoring
Reference Conditions
Incorporations by Reference

SUBPART B: STANDARDS AND MEASUREMENT METHODS

Section
243.120
243.121
243.122
243.123
243.124
243.125
243.126

PM₁₀
Particulates
Sulfur Oxides (Sulfur Dioxide)
Carbon Monoxide
Nitrogen Dioxide
Ozone
Lead

Appendix A Rule into Section Table
Appendix B Section into Rule Table
Appendix C Past Compliance Dates

AUTHORITY: Implementing Section 10 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1010 and 1027).

SOURCE: Adopted as Chapter 2: Air Pollution, Part III: Air Quality standards, in R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R80-11, 46 PCB 125, at 6 Ill. Reg. 5804, effective April 22, 1982; amended in R82-12, at 7 Ill. Reg. 9906, effective August 18, 1983; codified at 7 Ill. Reg. 13579; amended in R88-28 at _____, Effective _____.

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SUBPART A: GENERAL PROVISIONS

Section 243.108 Incorporations by Reference

The following materials are incorporated by reference:

- a) High volume sampler method, 40 CFR 50, Appendix B (1982), 36 Fed. Reg. 22,388, November 25, 1971.
 - b) Pararosaniline method, 40 CFR 50, Appendix A (1982).
 - c) Non-dispersive infrared spectrometry technique, 40 CFR 50, Appendix C (1982), 36 Fed. Reg. 22,391, November 25, 1971.
 - d) Colorimetric method, 36 Fed. Reg. 22,396, November 25, 1971.
 - e) Ozone-ethylene reaction method, 40 CFR 50, Appendix D (1982), 36 Fed. Reg. 22392, November 25, 1971.
 - f) Lead, 40 CFR 50, Appendix G (1982), 43 Fed. Reg. 46,258, October 5, 1978, as amended at 44 Fed. Reg. 37,915, June 29, 1979; 46 Fed. Reg. 44,163, September 3, 1981.
 - g) 40 CFR 50, Appendix J. 1987
 - h) 40 CFR 50, Appendix K, 1987
- (Board note: The incorporations by reference listed above contain no later amendments or editions.)

(SOURCE: Amended at _____ Ill. Reg. effective _____)

SUBPART B: STANDARDS AND MEASUREMENT METHODS

Section 243.120 PM₁₀

- a) Standards. The ambient air quality standards for PM₁₀ are:

- 1) An annual arithmetic mean concentration of 50 micrograms per cubic meter; and
- 2) A maximum 24-hour concentration of 150 micrograms per cubic meter, not to be exceeded more than once per year.

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- b) Measurement Method. For determining conformance with the PM₁₀ air quality standards, PM₁₀ shall be measured by the method described in 40 CFR 50, Appendix J, (incorporated by reference in Section 243.108). The computations necessary for analyzing particulate matter data to determine attainment of the PM₁₀ standards are described in 40 CFR 50, Appendix K (incorporated by reference in Section 243.108).

(SOURCE: Added at ___ Ill. Reg.
effective _____)

- 1) The Heading of the Part: Definitions and General Provisions
- 2) Code Citation: 35 Ill. Adm. Code 211
- 3) Section Number: Proposed Action:
211.101 Amend
211.122 Amend
- 4) Statutory Authority: Illinois Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2 pars. 1010 and 1027).

- 5) A Complete Description of the Subjects and Issues Involved: Sections 108 and 109 of the Clean Air Act authorize the United States Environmental Protection Agency ("USEPA") to review and revise the health and welfare criteria upon which the national primary and secondary ambient air quality standards ("NAAQS") are based. On July 1, 1987, USEPA promulgated revisions to the NAAQS for the particulate matter (52 Fed. Reg. 24634). The use of the "total suspended particulate matter" ("TSP") indicator for particulate matter was replaced by an indicator that includes only those particles with an aerodynamic diameter less than or equal to 10 micrometers ("PM₁₀"). A primary 24-hour PM₁₀ standard of 150 micrograms per cubic meter (ug/m³) with no more than one exceedance per year was adopted, as was an annual PM₁₀ standard of 50 ug/m³, expected annual arithmetic mean. Secondary standards identical to the primary standards in all respects were also adopted. The Illinois Environmental Protection Agency has, therefore, proposed that these PM₁₀ standards be adopted as Illinois standards, suitable for utilization in the Illinois State Implementation Plan ("SIP"). These amendments are to be read in conjunction with the amendments to Part 243.

- 6) Will this proposed rule replace an emergency rule currently in effect? No.

- 7) Does this rulemaking contain an automatic repeal date? Yes ☒ No ☐
If "yes," please specify the date: _____

- 8) Does this proposed amendment contain incorporations by reference? Yes.

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- 9) Are there any other amendments pending on this Part? Yes.

Section Numbers: Proposed Action: Ill. Reg. Citation:
211.122 Amend 12 Ill. Reg. 15294

- 10) Statement of Statewide Policy Objective:

(1) This rulemaking proposes an ambient air quality standard for PM₁₀. It does not, in and of itself, require any action of a unit of local government, school district, or community college district. Therefore, it does not create or expand a state mandate.

(2) Further, this proposal is in response to a federal rulemaking adopted by the United States Environmental Protection Agency. Therefore, there is some question as to whether it is "state-initiated" so as to fall within the definition of "state mandate" set forth at Ill. Rev. Stat. 1987, ch. 85, par. 2203. Comment is requested on this issue.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments concerning R88-28 within 45 days of publication in the Illinois Register to the Clerk of the Pollution Control Board, 100 West Randolph Street, Suite 11-500, Chicago, Illinois 60601.

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule submitted to Business Assistance Office of the Department of Commerce and Community Affairs:
November 3, 1988.
- B) Types of small businesses affected: Any small business that emits particles with an aerodynamic diameter less than or equal to 10 micrometers.
- C) Reporting, bookkeeping or other procedures required for compliance: None.
- D) Types of professional skills necessary for compliance: Those measurement and computational

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skills necessary to accomplish the measurement methods described in 40 CFR 50, Appendices J and K, 1987.

The full text of the proposed rule(s) begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE B: AIR POLLUTION

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: EMISSION STANDARDS AND LIMITATIONS
FOR STATIONARY SOURCES

PART 211

DEFINITIONS AND GENERAL PROVISIONS

SUBPART A: GENERAL PROVISIONS

Section
211.101 Incorporations by Reference
211.102 Abbreviations and Units

SUBPART B: DEFINITIONS

Section
211.121 Other Definitions
211.122 Definitions

Appendix A Rule into Section Table
Appendix B Section into Rule Table

AUTHORITY: Implementing Sections 9 and 10 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 $\frac{1}{2}$, pars. 1009, 1010 and 1027).

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 201: Definitions, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R74-2 and R75-5, 32 PCB 295, at 3 Ill. Reg. 5, p. 777, effective February 3, 1979; amended in R78-3 and 4, 35 PCB 75 and 243, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5, at 7 Ill. Reg. 1244, effective January 21, 1983; codified at 7 Ill. Reg. 13590; amended in R82-1 (Docket A) at 10 Ill. Reg. 12624, effective July 7, 1986; amended in R85-21(A) at 11 Ill. Reg. 11747, effective June 29, 1987; amended in R86-34 at 11 Ill. Reg. 12267, effective July 10, 1987; amended in R86-39 at 11 Ill. Reg. 20804, effective December 14, 1987; amended in R82-14 and R86-37 at 12 Ill. Reg. 787, effective December 24, 1987; amended in R86-18 at 12 Ill. Reg. 7284, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7621, effective April 11, 1988; amended in R88-28 at ___ Ill. Reg. ___, effective ____.

SUBPART A: GENERAL PROVISIONS

Section 211.101 Incorporations by Reference

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The following materials are incorporated by reference:

- a) "Evaporation Loss from Floating Roof Tanks," American Petroleum Institute Bulletin 2517, 1962
- b) Ringelmann Chart, Information Circular 833 (Revision of IC7718), Bureau of Mines, U.S. Department of Interior, May 1, 1967
- c) Standard Industrial Classification Manual, Superintendent of Documents, Washington, D.C. 20402, 1972
- d) American Society for Testing and Materials, 1916 Race Street, Philadelphia, PA 19103

A.S.T.M.D-86
A.S.T.M.D-240-64
A.S.T.M.D-323
A.S.T.M. D-369-69(1971)
A.S.T.M.D-396-69
A.S.T.M.D-900-55
A.S.T.M.D-975-68
A.S.T.M.D-1826-64
A.S.T.M.D-2015-66
A.S.T.M.D-2880-71

- e) 40 CFR 51.100, 1987

(Board note: The incorporations by reference listed above contain no later amendments or editions.)

(SOURCE: Amended at ___ Ill. Reg. effective _____)

SUBPART B: DEFINITIONS

Section 211.122 Definitions

"Accumulator": The reservoir of a condensing unit receiving the condensate from a surface condenser.

"Acid Gases": For the purposes of the Environmental Protection Act (the Act) (Ill. Rev. Stat. 1985, ch. 111 $\frac{1}{2}$ par. 1009.4), hydrogen chloride, hydrogen fluoride and hydrogen bromide, which exist as gases, liquid mist, or any combination thereof.

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"Actual Heat Input": The quantity of heat produced by the combustion of fuel using the gross heating value of the fuel.

"Aeration": The practice of forcing air through bulk stored grain to maintain the condition of the grain.

"Afterburner": A device in which materials in gaseous effluents are combusted.

"Air Dried Coating": Coatings that dry by the use of air or forced air at temperatures up to 363.15 K (194 F).

"Annual Grain Through-Put": Unless otherwise shown by the owner or operator, annual grain through-put for grain-handling operations, which have been in operation for three consecutive years prior to June 30, 1975, shall be determined by adding grain receipts and shipments for the three previous fiscal years and dividing the total by 6. The annual grain through-put for grain-handling operations in operation for less than three consecutive years prior to June 30, 1975, shall be determined by a reasonable three-year estimate; the owner or operator shall document the reasonableness of his three-year estimate.

"Architectural Coating": Any coating used for residential or commercial buildings or their appurtenances, or for industrial buildings which is site applied.

"Asphalt": The dark-brown to black cementitious material (solid, semisolid or liquid in consistency) of which the main constituents are bitumens which occur naturally or as a residue of petroleum refining.

"Asphalt Prime Coat": A low-viscosity liquid asphalt applied to an absorbent surface as the first of more than one asphalt coat.

"Automobile": Any first division motor vehicle as that term is defined in the Illinois Vehicle Code (Ill. Rev. Stat. 1985, ch. 95^{1/2}, pars 1-100 et seq.).

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"Automobile or Light-Duty Truck Manufacturing Plant": A facility where parts are manufactured or finished for eventual inclusion into a finished automobile or light-duty truck ready for sale to vehicle dealers, but not including customizers, body shops and other repainters.

"Batch Loading": The process of loading a number of individual parts at the same time for degreasing.

"Bead-Dipping": The dipping of an assembled tire bead into a solvent-based cement.

"British Thermal Unit": The quantity of heat required to raise one pound of water from 60 F to 61 F (abbreviated btu).

"Bulk Gasoline Plant": Any gasoline storage and distribution facility that receives gasoline from bulk gasoline terminals by delivery vessels and distributes gasoline to gasoline dispensing facilities.

"Bulk Gasoline Terminal": Any gasoline storage and distribution facility that receives gasoline by pipeline, ship or barge, and distributes gasoline to bulk gasoline plants or gasoline dispensing facilities.

"Can Coating": The application of a coating material to a single walled container that is manufactured from metal sheets thinner than 29 gauge (0.0141 in).

"Certified Investigation" A report signed by Illinois Environmental Protection Agency (Agency) personnel certifying whether a grain-handling operation (or portion thereof) or grain-drying operation is causing or tending to cause air pollution. Such report must describe the signatory's investigation, including a summary of those facts on which he relies to certify whether the grain-handling or grain-drying operation is causing or threatening or allowing the discharge or emission of any contaminant into the environment so as to cause or tend to cause air pollution in Illinois, either alone or in combination with contaminants from other sources, or so as to violate regulations or standards adopted by the Pollution Control Board (Board) under the Environmental Protection Act (Act). The certified investigation shall be open to a reasonable public inspection and may be copied upon payment of the actual cost of reproducing the original

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"Choke Loading": That method of transferring grain from the grain-handling operation to any vehicle for shipment or delivery which precludes a free fall velocity of grain from a discharge spout into the receiving container.

"Cleaning and Separating Operation": That operation where foreign and undesired substances are removed from the grain.

"Clear Coating": Coatings that lack color and opacity or are transparent using the undercoat as a reflectant base or undertone color.

"Coal Refuse": Waste products of coal mining, cleaning and coal preparation operations containing coal, matrix material, clay and other organic and inorganic material.

"Coating Applicator": Equipment used to apply a surface coating.

"Coating Line": An operation where a surface coating is applied to a material and subsequently the coating is dried and/or cured.

"Coating Plant": Any building, structure or installation that contains a coating line and which is located on one or more contiguous or adjacent properties and which is owned or operated by the same person (or by persons under common control).

"Coil Coating": The application of a coating material to any flat metal sheet or strip that comes in rolls or coils.

"Cold Cleaning": The process of cleaning and removing soils from surfaces by spraying, brushing, flushing or immersion while maintaining the organic solvent below its boiling point. Wipe cleaning is not included in this definition.

"Complete Combustion": A process in which all carbon contained in a fuel or gas stream is converted to carbon dioxide.

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"Component": Any piece of equipment which has the potential to leak volatile organic material including, but not limited to, pump seals, compressor seals, seal oil degassing vents, pipeline valves, pressure relief devices, process drains and open ended pipes. This definition excludes valves which are not externally regulated, flanges, and equipment in heavy liquid service. For purposes of Subpart Q (35 Ill. Adm. Code 215), this definition also excludes bleed ports of gear pumps in polymer service.

"Concentrated Nitric Acid Manufacturing Process": Any acid producing facility manufacturing nitric acid with a concentration equal to or greater than 70 percent by weight.

"Condensate": Hydrocarbon liquid separated from its associated gases which condenses due to changes in the temperature or pressure and remains liquid at standard conditions.

"ConveyORIZED Degreasing": The continuous process of cleaning and removing soils from surfaces utilizing either cold or vaporized solvents.

"Crude Oil": A naturally occurring mixture which consists of hydrocarbons and sulfur, nitrogen or oxygen derivatives of hydrocarbons and which is a liquid at standard conditions.

"Crude Oil Gathering": The transportation of crude oil or condensate after custody transfer between a production facility and a reception point.

"Custody Transfer": The transfer of produced petroleum and/or condensate after processing and/or treating in the producing operations, from storage tanks or automatic transfer facilities to pipelines or any other forms of transportation.

"Cutback Asphalt": Any asphalt which has been liquified by blending with petroleum solvents other than residual fuel oil and has not been emulsified with water.

"Degreaser": Any equipment or system used in solvent cleaning.

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"Delivery Vessel": Any tank truck or trailer equipped with a storage tank that is used for the transport of gasoline to a stationary storage tank at a gasoline dispensing facility, bulk gasoline plant or bulk gasoline terminal.

"Distillate Fuel Oil": Fuel oils of grade No. 1 or 2 as specified in detailed requirements for fuel oil A.S.T.M. D-369-69 (1971).

"Dry Cleaning Facility": A facility engaged in the cleaning of fabrics using an essentially nonaqueous solvent by means of one or more solvent washes, extraction of excess solvent by spinning and drying by tumbling in an airstream. The facility includes, but is not limited to, washers, dryers, filter and purification systems, waste disposal systems, holding tanks, pumps and attendant piping and valves.

"Dump-Pit Area": Any area where grain is received at a grain-handling or grain-drying operation.

"Effective Grate Area": That area of a dump-pit grate through which air passes, or would pass, when aspirated.

"Effluent Water Separator": Any tank, box, sump or other apparatus in which any organic material floating on or entrained or contained in water entering such tank, box, sump or other apparatus is physically separated and removed from such water prior to outfall, drainage or recovery of such water.

"Emission Rate": Total quantity of any air contaminant discharge into the atmosphere in any one-hour period.

"End Sealing Compound Coat": A compound applied to cans ends which functions as a gasket when the end is assembled on the can.

"Excess Air": Air supplied in addition to the theoretical quantity necessary for complete combustion of all fuel and/or combustible waste material.

"Excessive Release": A discharge of more than 295g (0.65 pounds) of mercaptans and/or hydrogen sulfide into the atmosphere in any five minute period.

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"Existing Grain-Drying Operation": Any grain-drying operation the construction or modification of which was commenced prior to June 30, 1975.

"Existing Grain-Handling Operation": Any grain-handling operation the construction or modification of which was commenced prior to June 30, 1975.

"Exterior Base Coat": An initial coating applied to the exterior of a can after the can body has been formed.

"Exterior End Coat": A coating applied by rollers or spraying to the exterior end of a can.

"External Floating Roof": A storage vessel cover in an open top tank consisting of a double deck or pontoon single deck which is supported by the petroleum liquid being contained and is equipped with a closure seal between the deck edge and tank wall.

"Extreme Performance Coating": Coatings designed for exposure to any of the following: the ambient weather conditions, temperatures above 368.15 K (203 F), detergents, abrasive and scouring agents, solvents, corrosive atmospheres, or other similar extreme environmental conditions.

"Fabric Coating": The coating of a textile substrate.

"Final Repair Coat": The repainting of any coating which is damaged during vehicle assembly.

"Firebox": The chamber or compartment of a boiler or furnace in which materials are burned, but not the combustion chamber or afterburner of an incinerator.

"Flexographic Printing": The application of words, designs and pictures to a substrate by means of a roll printing technique in which the pattern to be applied is raised above the printing roll and the image carrier is made of elastomeric materials.

"Floating Roof": A roof on a stationary tank, reservoir or other container which moves vertically upon change in volume of the stored material.

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"Freeboard Height": For open top vapor degreasers, the distance from the top of the vapor zone to the top of the degreaser tank. For cold cleaning degreasers, the distance from the solvent to the top of the degreaser tank.

"Fuel Combustion Emission Source": Any furnace, boiler or similar equipment used for the primary purpose of producing heat or power by indirect heat transfer.

"Fuel Gas System": A system for collection of refinery fuel gas including, but not limited to, piping for collecting tail gas from various process units, mixing drums and controls and distribution piping.

"Fugitive Particulate Matter": Any particulate matter emitted into the atmosphere other than through a stack, provided that nothing in this definition or in 35 Ill. Adm. Code 212, Subpart K shall exempt any source from compliance with other provisions of 35 Ill. Adm. Code 212 otherwise applicable merely because of the absence of a stack.

"Gas Service": Means that the component contains process fluid that is in the gaseous state at operating conditions.

"Gasoline": Any petroleum distillate having a Reid vapor pressure of 4 pounds or greater.

"Gasoline Dispensing Facility": Any site where gasoline is transferred from a stationary storage tank to a motor vehicle gasoline tank used to provide fuel to the engine of that motor vehicle.

"Grain": The whole kernel or seed of corn, wheat, oats, soybeans and any other cereal or oil seed plant; and the normal fines, dust and foreign matter which results from harvesting, handling or conditioning. The grain shall be unaltered by grinding or processing.

"Grain-Drying Operation": Any operation, excluding aeration, by which moisture is removed from grain and which typically uses forced ventilation with the addition of heat.

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"Grain-Handling and Conditioning Operation": A grain storage facility and its associate grain transfer, cleaning, drying, grinding and mixing operations.

"Grain-Handling Operation": Any operation where one or more of the following grain-related processes (other than grain-drying operation, portable grain-handling equipment, one-turn storage space, and excluding flour mills and feed mills) are performed: receiving, shipping, transferring, storing, mixing or treating of grain or other processes pursuant to normal grain operations.

"Green Tire Spraying": The spraying of green tires, both inside and outside, with release compounds which help remove air from the tire during molding and prevent the tire from sticking to the mold after curing.

"Green Tires": Assembled tires before molding and curing have occurred.

"Gross Heating Value": Amount of heat produced when a unit quantity of fuel is burned to carbon dioxide and water vapor, and the water vapor condensed as described in A.S.T.M. D-2015-66, D-900-55, D-1826-64 and D-240-64.

"Heavy Liquid": Liquid with a true vapor pressure of less than 0.3 kPa (0.04 psi) at 294.3 K (70 F) or 0.1 Reid Vapor Pressure as determined by A.S.T.M. method D-323; or which when distilled requires a temperature of 300 F or greater to recover 10% of the liquid as determined by A.S.T.M. method D-86.

"Heavy Metals": For the purposes of Section 9.4 of the Act, elemental, ionic, or combined forms of arsenic, cadmium, mercury, chromium, nickel and lead.

"Heavy, Off-Highway Vehicle Products": For the purposes of Section 215.204(k), heavy off-highway vehicle products shall include: heavy construction, mining, farming or material handling equipment; heavy industrial engines; diesel-electric locomotives and associated power generation equipment; and the components of such equipment or engines.

"Hot Well": The reservoir of a condensing unit receiving the condensate from a barometric condenser.

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"Housekeeping Practices": Those activities specifically defined in the list of housekeeping practices developed by the Joint EPA - Industry Task Force and included herein under 35 Ill. Adm. Code 212.461.

"Incinerator": Combustion apparatus in which refuse is burned.

"Indirect Heat Transfer": Transfer of heat in such a way that the source of heat does not come into direct contact with process materials.

"In-Process Tank": A container used for mixing, blending, heating, reacting, holding, crystallizing, evaporating, or cleaning operations in the manufacture of pharmaceuticals.

"Interior Body Spray Coat": A coating applied by spray to the interior of a can after the can body has been formed.

"Internal Transferring Area": Areas and associated equipment used for conveying grain among the various grain operations.

"Large Appliance Coating": The application of a coating material to the component metal parts (including but not limited to doors, cases, lids, panels and interior support parts) of residential and commercial washers, dryers, ranges, refrigerators, freezers, water heaters, dishwashers, trash compactors, air conditioners and other similar products.

"Light-Duty Truck": Any second division motor vehicle, as that term is defined in the Illinois Vehicle Code, (Ill. Rev. Stat. 1985, ch. 95 1/2 pars. 1-100 et seq.) weighing less than 3854 kilograms (8500 pounds) gross.

"Liquid-Mounted Seal": A primary seal mounted in continuous contact with the liquid between the tank wall and the floating roof edge around the circumference of the roof.

"Liquid Service": Means that the equipment or component contains process fluid that is in a liquid state at operating conditions.

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"Load-Out Area": Any area where grain is transferred from the grain-handling operation to any vehicle for shipment or delivery.

"Low Solvent Coating": A coating which contains less organic solvent than the conventional coatings used by the industry. Low solvent coatings include water-borne, higher solids, electro-deposition and powder coatings.

"Magnet Wire Coating": The application of a coating of electrically insulating varnish or enamel to conducting wire to be used in electrical machinery.

"Major Dump Pit": Any dump pit with an annual grain through-put of more than 300,000 bushels, or which receives more than 40% of the annual grain through-put of the grain-handling operation.

"Major Metropolitan Area (MMA)": Any county or group of counties which is defined by the following Table:

MAJOR METROPOLITAN AREAS IN ILLINOIS (MMA's)

MMA

COUNTIES INCLUDED IN MMA

Champaign-Urbana
Chicago

Champaign
Cook, Lake, Will, DuPage,
McHenry, Kane, Grundy,
Kendall, Kankakee

Decatur

Peoria

Peoria, Tazewell

Rockford

Winnebago

Rock Island -- Moline

Rock Island

Springfield

St. Louis (Illinois)

St. Clair, Madison

Bloomington -- Normal

McLean

"Major Population Area (MPA)": Areas of major population concentration in Illinois, as described below:

The area within the counties of Cook; Lake; DuPage; Will; the townships of Burton, Richmond, McHenry, Greenwood, Nunda, Door, Algonquin, Grafton and the municipality of Woodstock, plus a zone extending two miles beyond the boundary of said municipality

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located in McHenry County; the townships of Dundee, Rutland, Elgin, Plato, St. Charles, Campton, Geneva, Blackberry, Batavia, Sugar Creek and Aurora located in Kane County; and the municipalities of Kankakee, Bradley and Bourbonnais, plus a zone extending two miles beyond the boundaries of said municipalities in Kankakee County.

The area within the municipalities of Rockford and Loves Park, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the municipalities of Rock Island, Moline, East Moline, Carbon Cliff, Milan, Oak Grove, Silvis, Hampton, Greenwood and Coal Valley, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the municipalities of Galesburg and East Galesburg, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the municipalities of Bartonville, Peoria and Peoria Heights, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the municipalities of Pekin, North Pekin, Marquette Heights, Creve Coeur and East Peoria, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the municipalities of Bloomington and Normal, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the municipalities of Champaign, Urbana and Savoy, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the municipalities of Decatur, Mt. Zion, Harriestown and Forsyth, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the municipalities of Springfield, Leland Grove, Jerome, Southern View, Grandview,

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Sherman and Chatham, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the townships of Godfrey, Foster, Wood River, Fort Russell, Chouteau, Edwardsville, Venice, Nameoki, Alton, Granite City and Collinsville located in Madison County; and the townships of Stites, Canteen, Centreville, Caseyville, St. Clair, Sugar Loaf and Stookey located in St. Clair County.

"Manufacturing Process": A process emission source or series of process emission sources used to convert raw materials, feed stocks, subassemblies or other components into a product, either for sale or for use as a component in a subsequent manufacturing process.

"Metal Furniture Coating": The application of a coating material to any furniture piece made of metal or any metal part which is or will be assembled with other metal, wood, fabric, plastic or glass parts to form a furniture piece including, but not limited to, tables, chairs, wastebaskets, beds, desks, lockers, benches, shelving, file cabinets, lamps and room dividers. This definition shall not apply to any coating line coating metal parts or products that is identified under the Standard Industrial Classification Code for Major Groups 33, 34, 35, 36, 37, 38, 39, 40 or 41).

"Miscellaneous Fabricated Product Manufacturing Process":

A manufacturing process involving one or more of the following applications, including any drying and curing of formulations, and capable of emitting volatile organic material:

- Adhesives to fabricate or assemble non-furniture components or products
- Asphalt solutions to paper or fiberboard
- Asphalt to paper or felt
- Coatings or dye to leather
- Coatings to plastic

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Coatings to rubber or glass

Curing of furniture adhesives in an oven which would emit in excess of 10 tons of volatile organic material per year if no air pollution control equipment were used

Disinfectant material to manufactured items

Plastic foam scrap or "fluff" from the manufacture of foam containers and packaging material to form resin pellets

Resin solutions to fiber substances

Rubber solutions to molds

Viscose solutions for food casings

The storage and handling of formulations associated with the process described above.

The use and handling of organic liquids and other substances for clean-up operations associated with the process described above.

"Miscellaneous Formulation Manufacturing Process":

A manufacturing process which compounds one or more of the following and is capable of emitting volatile organic material:

Adhesives

Asphalt solutions

Caulks, sealants or waterproofing agents

Coatings, other than paint and ink

Concrete curing compounds

Dyes

Friction materials and compounds

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Resin solutions

Rubber solutions

Viscose solutions

The storage and handling of formulations associated with the process described above.

The use and handling of organic liquids and other substances for clean-up operations associated with the process described above.

"Miscellaneous Metal Parts and Products": For the purpose of 35 Ill. Adm. Code 215.204, miscellaneous metal parts and products shall include farm machinery, garden machinery, small appliances, commercial machinery, industrial machinery, fabricated metal products and any other industrial category which coats metal parts or products under the Standard Industrial Classification Code for Major Groups 33, 34, 35, 36, 37, 38 or 39 with the exception of the following: coating lines subject to 35 Ill. Adm. Code 215.204(a)-(i) and (k), automobile or light-duty truck refinishing, the exterior of marine vessels and the customized top coating of automobiles and trucks if production is less than thirty-five vehicles per day.

"Miscellaneous Organic Chemical Manufacturing Process":

A manufacturing process which produces by chemical reaction, one or more of the following organic compounds or mixtures of organic compounds and which is capable of emitting volatile organic materials:

Chemicals listed in 35 Ill. Adm. Code 215. Appendix D.

Chlorinated and sulfonated compounds

Cosmetic, detergent, soap or surfactant intermediaries or specialties and products

Disinfectants

Food additives

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Oil and petroleum product additives

Plasticizers

Resins or polymers

Rubber additives

Sweeteners

Varnishes

The storage and handling of formulations associated with the process described above.

The use and handling of organic liquids and other substances for clean-up operations associated with the process described above.

"Mixing Operation": The operation of combining two or more ingredients, of which at least one is a grain.

"New Grain-Drying Operation": Any grain-drying operation the construction or modification of which is commenced on or after June 30, 1975.

"New Grain-Handling Operation": Any grain-handling operation the construction or modification of which is commenced on or after June 30, 1975.

"One Hundred Percent Acid": Acid with a specific gravity of 1.8205 at 30 C in the case of sulfuric acid and 1.4952 at 30 C in the case of nitric acid.

"One-Turn Storage Space": That space used to store grain with a total annual through-put not in excess of the total bushel storage of that space.

"Opacity": A condition which renders material partially or wholly impervious to transmittance of light and causes obstruction of an observer's view. For the purposes of these regulations, the following equivalence between opacity and Ringelmann shall be employed:

Opacity Percent	Ringelmann
10	0.5

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20	1.
30	1.5
40	2.
60	3.
80	4.
100	5.

"Open Top Vapor Degreasing": The batch process of cleaning and removing soils from surfaces by condensing hot solvent vapor on the colder metal parts.

"Operator of Gasoline Dispensing Facility": Any person who is the lessee of or operates, controls or supervises a gasoline dispensing facility.

"Organic Material": Any chemical compound of carbon including diluents and thinners which are liquids at standard conditions and which are used as dissolvers, viscosity reducers or cleaning agents, but excluding methane, carbon monoxide, carbon dioxide, carbonic acid, metallic carbonic acid, metallic carbide, metallic carbonates and ammonium carbonate.

"Organic Materials": For the purposes of Section 9.4 of the Act, any chemical compound of carbon including diluents and thinners which are liquids at standard conditions and which are used as dissolvers, viscosity reducers, or cleaning agents, and polychlorinated dibenzo-p-dioxins, polychlorinated dibenzofurans and polynuclear aromatic hydrocarbons shall be considered to be organic materials. Methane, carbon monoxide, carbon dioxide, carbonic acid, metallic carbonic acid, metallic carbide, metallic carbonates and ammonium carbonate shall not be considered to be organic materials for the purposes of Ill. Rev. Stat. 1985, ch. 111 1/2 par. 1009.4.

"Organic Vapor": Gaseous phase of an organic material or a mixture of organic materials present in the atmosphere.

"Overvarnish": A coating applied directly over ink or printing.

"Owner of Gasoline Dispensing Facility": Any person who has legal or equitable title to a stationary storage tank at a gasoline dispensing facility.

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"Packaging Rotogravure Printing": Rotogravure printing upon paper, paper board, metal foil, plastic film and other substrates, which are, in subsequent operations, formed into packaging products or labels for articles to be sold.

"Paint Manufacturing Plant": a plant that mixes, blends, or compounds enamels, lacquers, sealers, shellacs, stains, varnishes or pigmented surface coatings.

"Paper Coating": The application of a coating material to paper or pressure sensitive tapes, regardless of substrate, including web coating on plastic fibers and decorative coatings on metal foil.

"Particulate Matter": Any solid or liquid material, other than water, which exists in finely divided form.

"Petroleum Liquid": Crude oil, condensate or any finished or intermediate product manufactured at a petroleum refinery, but not including Number 2 through Number 6 fuel oils as specified in A.S.T.M. D-396-69, gas turbine fuel oils Numbers 2-GT through 4-GT as specified in A.S.T.M. D-2880-71 or diesel fuel oils Numbers 2-D and 4-D, as specified in A.S.T.M. D-975-68.

"Petroleum Refinery": Any facility engaged in producing gasoline, kerosene, distillate fuel oils, residual fuel oils, lubricants, or other products through distillation, cracking, extraction or reforming of unfinished petroleum derivatives.

"Pharmaceutical": Any compound or mixture, other than food, used in the prevention, diagnosis, alleviation, treatment or cure of disease in man and animal.

"Photochemically Reactive Material": Any organic material with an aggregate of more than 20 percent of its total volume composed of the chemical compounds classified below or the composition of which exceeds any of the following individual percentage composition limitations. Whenever any photochemically reactive material or any constituent of any organic material may be classified from its chemical structure into more than one of the above groups of organic materials it shall be

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considered as a member of the most reactive group, that is, the group having the least allowable percent of the total organic materials.

A combination of hydrocarbons, alcohols, aldehydes, esters, ethers or ketones having an olefinic or cyclo-olefinic types of unsaturation: 5 percent. This definition does not apply to perchlorethylene or trichloroethylene.

A combination of aromatic compounds with eight or more carbon atoms to the molecule except ethyl-benzene: 8 percent.

A combination of ethylbenzene, ketones having branched hydrocarbon structures or toluene: 20 percent.

PM₁₀": particulate matter with an aerodynamic diameter equal to or less than 10 micrometers as defined in 40 CFR 51.100 (incorporated by reference in Section 211.101). Ambient air concentrations for PM₁₀ are usually expressed in micrograms per cubic meter (ug/m³).

"Pneumatic Rubber Tire Manufacture": The production of pneumatic rubber tires with a bead diameter up to but not including 20.0 inches and cross section dimension up to 12.8 inches, but not including specialty tires for antique or other vehicles when produced on equipment separate from normal production lines for passenger or truck type tires.

"Polybasic Organic Acid Partial Oxidation Manufacturing process": Any process involving partial oxidation of hydrocarbons with air to manufacture polybasic acids or their anhydrides, such as maleic anhydride, phthalic anhydride, terephthalic acid, isophthalic acid, trimellitic anhydride.

"Portable Grain-Handling Equipment": Any equipment (excluding portable grain dryers) that is designed and maintained to be movable primarily for use in a non-continuous operation for loading and unloading one-turn storage space, and is not physically connected to the grain elevator, provided that the manufacturer's rated capacity of the equipment does not exceed 10,000 bushels per hour.

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"Portland Cement Process": Any facility manufacturing portland cement by either the wet or dry process.

"Power Driven Fastener Coating": The coating of nail, staple, brad and finish nail fasteners where such fasteners are fabricated from wire or rod of 0.0254 inch diameter or greater, where such fasteners are bonded into coils or strips, such coils and strips containing a number of such fasteners, which fasteners are manufactured for use in power tools, and which fasteners must conform with formal standards for specific uses established by various federal and national organizations including Federal Specification FF-N-105b of the General Services Administration dated August 23, 1977 (does not include any later amendments or editions; U.S. Army Armament Research and Development Command, Attn: DRDAR-TST, Rock Island, IL 61201), Bulletin UM-25d of the U.S. Department of Housing and Urban Development - Federal Housing Administration dated September 5, 1973 (does not include any later amendments or editions; Department of HUD, 547 W. Jackson Blvd., Room 1005, Chicago, IL 60606), and the Model Building Code of the Council of American Building Officials, and similar standards. For the purposes of this definition, the terms "brad" and "finish nail" refer to single leg fasteners fabricated in the same manner as staples. The application of coatings to staple, brad, and finish nail fasteners may be associated with the incremental forming of such fasteners in a cyclic or repetitious manner (incremental fabrication) or with the forming of strips of such fasteners as a unit from a band of wires (unit fabrication).

"PPM (Vol) - (Parts per Million) (Volume)": A volume/volume ratio which expresses the volumetric concentration of gaseous air contaminant in a million unit volumes of gas.

"Pressure Tank": A tank in which fluids are stored at a pressure greater than atmospheric pressure.

"Prime Coat": The first film of coating material applied in a multiple coat operation.

"Prime Surfacer Coat": A film of coating material that touches up areas on the surface not adequately covered by the prime coat before application of the top coat.

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"Process": Any stationary emission source other than a fuel combustion emission source or an incinerator.

"Process Weight Rate": The actual weight or engineering approximation thereof of all materials except liquid and gaseous fuels and combustion air, introduced into any process per hour. For a cyclical or batch operation, the process weight rate shall be determined by dividing such actual weight or engineering approximation thereof by the number of hours of operation excluding any time during which the equipment is idle. For continuous processes, the process weight rate shall be determined by dividing such actual weight or engineering approximation thereof by the number of hours in one complete operation, excluding any time during which the equipment is idle.

"Production Equipment Exhaust System": A system for collecting and directing into the atmosphere emissions of volatile organic material from reactors, centrifuges and other process emission sources.

"Publication Rotogravure Printing": Rotogravure printing upon paper which is subsequently formed into books, magazines, catalogues, brochures, directories, newspaper supplements or other types of non-packaging printed materials.

"Reactor": A vat, vessel or other device in which chemical reactions take place.

"Reasonably Available Control Technology (RACT)": the lowest emission limitation that an emission source is capable of meeting by the application of control technology that is reasonably available considering technological and economic feasibility.

"Refinery Fuel Gas": Any gas which is generated by a petroleum refinery process unit and which is combusted at the refinery, including any gaseous mixture of natural gas and fuel gas.

"Refinery Unit, Process Unit or Unit": A set of components which are a part of a basic process operation such as distillation, hydrotreating, cracking or reforming of hydrocarbons.

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"Residual Fuel Oil": Fuel oils of grade No. 4, 5 and 6 as specified in detailed requirements for fuel oils A.S.T.M. D-396-69 (1971).

"Restricted Area": The area within the boundaries of any "municipality" as defined in the Illinois Municipal Code, plus a zone extending one mile beyond the boundaries of any such municipality having a population of 1000 or more according to the latest federal census.

"Ringelmann Chart": The chart published and described in the Bureau of Mines, U.S. Department of Interior, Information Circular 8333 (Revision of IC7718) May 1, 1967, or any adaptation thereof which has been approved by the Agency.

"Roadway": Any street, highway, road, alley, sidewalk, parking lot, airport, rail bed or terminal, bikeway, pedestrian mall or other structure used for transportation purposes.

"Roll Printing": The application of words, designs and pictures to a substrate usually by means of a series of hard rubber or metal rolls each with only partial coverage.

"Rotogravure Printing": The application of words, designs and pictures to a substrate by means of a roll printing technique in which the pattern to be applied is recessed relative to the non-image area.

"Safety Relief Valve": A valve which is normally closed and which is designed to open in order to relieve excessive pressures within a vessel or pipe.

"Sandblasting": The use of a mixture of sand and air at high pressures for cleaning and/or polishing any type of surface.

"Set of Safety Relief Valves": One or more safety relief valves designed to open in order to relieve excessive pressures in the same vessel or pipe.

"Sheet Basecoat": A coating applied to metal when the metal is in sheet form to serve as either the exterior or interior of a can for either two-piece or three-piece cans.

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"Shotblasting": The use of a mixture of any metallic or non-metallic substance and air at high pressures for cleaning and/or polishing any type of surface.

"Side-Seam Spray Coat": A coating applied to the seam of a three-piece can.

"Smoke": Small gas-borne particles resulting from incomplete combustion, consisting predominately but not exclusively of carbon, ash and other combustible material, that form a visible plume in the air.

"Smokeless Flare": A combustion unit and the stack to which it is affixed in which organic material achieves combustion by burning in the atmosphere such that the smoke or other particulate matter emitted to the atmosphere from such combustion does not have an appearance density or shade darker than No. 1 of the Ringelmann Chart.

"Solvent Cleaning": The process of cleaning soils from surfaces by cold cleaning, open top vapor degreasing or conveyorized degreasing.

"Specialty High Gloss Catalyzed Coating": commercial contract finishing of material prepared for printers and lithographers where the finishing process uses a solvent-borne coating, formulated with a catalyst, in a quantity of no more than 12,000 gallons/year as supplied, where the coating machines are sheet fed and the coated sheets are brought to a minimum surface temperature of 190 F., and where the coated sheets are to achieve the minimum specular reflectance index of 65 measured at a 60 degree angle with a gloss meter.

"Splash Loading": A method of loading a tank, railroad tank car, tank truck or trailer by use of other than a submerged loading pipe.

"Stack": A flue or conduit, free-standing or with exhaust port above the roof of the building on which it is mounted, by which air contaminants are emitted into the atmosphere.

"Standard Conditions": A temperature of 70 F and a pressure of 14.7 pounds per square inch absolute (psia).

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"Standard Cubic Foot (scf)": The volume of one cubic foot of gas at standard conditions.

"Startup": The setting in operation of an emission source for any purpose.

"Stationary Emission Source": An emission source which is not self-propelled.

"Stationary Storage Tank": Any container of liquid or gas which is designed and constructed to remain at one site.

"Submerged Loading Pipe": Any loading pipe the discharge opening of which is entirely submerged when the liquid level is 6 inches above the bottom of the tank. When applied to a tank which is loaded from the side, any loading pipe the discharge of which is entirely submerged when the liquid level is 18 inches or two times the loading pipe diameter, whichever is greater, above the bottom of the tank. The definition shall also apply to any loading pipe which is continuously submerged during loading operations.

"Sulfuric Acid Mist": Sulfuric acid mist as measured according to the method specified in 35 Ill. Adm. Code 214.101(b).

"Surface Condenser": A device which removes a substance from a gas stream by reducing the temperature of the stream, without direct contact between the coolant and the stream.

"Top Coat": A film of coating material applied in a multiple coat operation other than the prime coat, final repair coat or prime surfacer coat.

"Transfer Efficiency": The weight or volume of coating adhering to the material being coated divided by the weight or volume of coating delivered to the coating applicator and multiplied by 100 to equal a percentage.

"Tread End Cementing": The application of a solvent-based cement to the tire tread ends.

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"True Vapor Pressure": The equilibrium partial pressure exerted by a petroleum liquid as determined in accordance with methods described in American Petroleum Institute Bulletin 2517, "Evaporation Loss From Floating Roof Tanks" (1962).

"Turnaround": The procedure of shutting down an operating refinery unit, emptying gaseous and liquid contents to do inspection, maintenance and repair work, and putting the unit back into production.

"Undertread Cementing": The application of a solvent-based cement to the underside of a tire tread.

"Unregulated Safety Relief Valve": A safety relief valve which cannot be actuated by a means other than high pressure in the pipe or vessel which it protects.

"Vacuum Producing System": Any reciprocating, rotary or centrifugal blower or compressor, or any jet ejector or device that creates suction from a pressure below atmospheric and discharges against a greater pressure.

"Valves Not Externally Regulated": Valves that have no external controls, such as in-line check valves.

"Vapor Balance System": Any combination of pipes or hoses which creates a closed system between the vapor spaces of an unloading tank and a receiving tank such that vapors displaced from the receiving tank are transferred to the tank being unloaded.

"Vapor Collection System": all piping, seals, hoses, connections, pressure-vacuum vents, and other possible sources between the gasoline delivery vessel and the vapor processing unit and/or the storage tanks and vapor holder.

"Vapor Control System": Any system that prevents release to the atmosphere of organic material in the vapors displaced from a tank during the transfer of gasoline.

"Vapor-Mounted Primary Seal": A primary seal mounted with an air space bounded by the bottom of the primary seal, the tank wall, the liquid surface and the floating roof.

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"Vinyl Coating": The application of a topcoat or printing to vinyl coated fabric or vinyl sheets.

"Volatile Organic Liquid": any liquid which contains volatile organic material.

"Volatile Organic Material":

any organic material which participates in atmospheric photochemical reactions unless specifically exempted from this definition. Volatile organic material emissions shall be measured by the reference methods specified under 40 CFR 60, Appendix A (1986) (no future amendments or editions are included), or, if no reference method is applicable, may be determined by mass balance calculations.

For purposes of this definition, the following are not volatile organic materials:

Chlorodifluoromethane
Chloropentafluoroethane
Dichlorodifluoromethane
Dichlorotetrafluoroethane
Ethane
Methane
Methylene chloride
1,1,1, Trichloroethane
Trichlorofluoromethane
Trichlorotrifluoroethane
Trifluoromethane

"Volatile Petroleum Liquid": Any petroleum liquid with a true vapor pressure that is greater than 1.5 psia (78 millimeters of mercury) at standard conditions.

"Wastewater (Oil/Water) Separator": Any device or piece of equipment which utilizes the difference in density between oil and water to remove oil and associated chemicals of water, or any device, such as a flocculation tank or a clarifier, which removes petroleum derived compounds from waste water.

"Weak Nitric Acid Manufacturing Process": Any acid producing facility manufacturing nitric acid with a concentration of less than 70 percent by weight.

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"Woodworking": The shaping, sawing, grinding, of any smoothing, polishing and making into products of any form or shape of wood.

(SOURCE: Amended at Ill. Reg.
effective)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part:

Clinical Laboratories and Blood Banks

2) Code Citation:

77 Ill. Adm. Code 450

3) Section Numbers:

450.440 New Section
450.450 New Section
450.1300 New Section
450.1310 New Section
450.1320 New Section
450.1330 New Section

Proposed Action:

4) Statutory Authority:

Illinois Clinical Laboratory Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 621-101 et seq., as amended by
Public Act 85-1251, effective August 30, 1988.

5) A Complete Description of the Subjects and Issues Involved:

This rulemaking specifies what laboratory tests are considered health screening tests, what entities can perform health screening activities, and how health screening activities are to be conducted.

The Department has solicited and received numerous recommendations concerning what laboratory tests should be listed as health screening tests. After a review of all recommendations and the recent legislation, the Department has decided upon the following approach.

In response to HB 3911 and HB 3303, the Department proposes to adopt only two specific exclusive lists of tests: (1) a list of tests for health screening, which is included in this rulemaking and (2) a list of tests for the registration class which the Department anticipates proposing in February of 1989 under HB 3303. All remaining tests would be either "simple" or "complex" under the provisions of HB 3303. The lists of tests would be as follows:

A "HEALTH SCREENING" test "MEANS THE PERFORMANCE OF ANY OF THE DEPARTMENT LISTED TESTS FOR THE PURPOSE OF ASSESSING A PHASE OF THE GENERAL STATE OF HEALTH OF HUMAN SUBJECTS" in the context of an off-site health screening event such as a health fair. Tests designed as health screening tests may be conducted at the principal location of the laboratory without the protocol required by these rules.

A. Health Screening Test list pursuant HB 3911 - Public Act 85-1251, effective August 30, 1988.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

5) A Complete Description of the Subjects and Issues Involved: (continued)

1. Blood total cholesterol testing by finger stick method, and
2. Blood glucose testing by finger stick method.

B. DRAFT registration class tests pursuant to HB 3303 - Public Act 85-1025, effective June 30, 1988.

1. Any tests performed by a Physician, Dentist or Podiatrist;
2. Hematocrit;
3. Hemoglobin;
4. Blood lead level testing;
5. Chemical Urinalysis testing;
6. Sickie cell anemia testing;
7. Sperm count testing;
8. Pin worm testing;
9. Blood cholesterol testing;
10. Blood glucose testing;
11. Occult blood testing;
12. Urine pregnancy testing (semi-quantitative chorionic gonadotropin), and
13. Triglycerides.

Under the existing clinical laboratory rules (77 Ill. Adm. Code 450.30(b)(7)) and until new rules pursuant to HB 3303 are adopted circa July 1, 1989, local health department laboratories are exempt from licensure in the following situation:

PUBLIC HEALTH LABORATORIES WHICH MEET THE PROVISIONS OF SECTION 1-103(e) OF THE ILLINOIS CLINICAL LABORATORY ACT AND WHICH RESTRICT THEIR CLINICAL LABORATORY TESTING TO THE FOLLOWING: SMEARS AND CULTURES FOR NEISSERIA GONORRHEAE, WET MOUNTS FOR YEAST OR TRICHOMONAS, SYPHILIS SEROLOGY, SEMI-QUANTITATIVE CHORIONIC GONADOTROPIN, GLUCOSE, URINALYSIS (LIMITED TO DIP-STICK AND MICROSCOPIC FOR RED AND WHITE CELLS), HEMATOCRIT, HEMOGLOBIN, AND RBC SICKLE CELL SCREENING.

Pursuant to HB 3911 and emergency rules to be adopted circa October 28, 1988, local health departments will also be able to conduct health screenings without a license or permit if done on a not for profit or free of charge basis. The health screening tests can be in addition to those tests presently permissible without a license.

Both the present rules and the health screening rules will be combined and explained further in future amendments pursuant to HB 3303 which will be drafted later this year.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes ☒ No ☐

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☐ No ☒

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

First Floor Training Room
525 West Jefferson
Springfield, Illinois 62761

10:00 AM

December 9, 1988
Ninth Floor, Room 40
State of Illinois Center
100 West Randolph Street
Chicago, Illinois 60601

Other Pertinent Information:

The hearings will be for the sole purpose of gathering public comment. Persons interested in presenting testimony at this hearing are advised that the Department will adhere to the following procedures in the conduct of the hearing:

1. Each person presenting oral testimony shall provide to the hearing officer a written (preferably typed) copy of such testimony at the time the oral testimony is presented. No oral testimony shall be accepted without such written copy of the testimony being provided.
2. Each person presenting oral testimony will be limited to fifteen (15) minutes for the presentation of such testimony.
3. No person will be recognized to speak for a second time until all persons wishing to testify have done so. All testimony shall conclude at the specific times except that an individual in the midst of presenting testimony shall be allowed to complete his/her testimony.
4. In order to provide for a balanced presentation of views and to facilitate the orderly conduct of the hearing, the Hearing Officer may impose such other rules of procedure, including the order of call of witnesses, as he/she deems necessary.

12) Initial Regulatory Flexibility Analysis:

- A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:
October 27, 1988
- B) Type of Small Businesses Affected:
Local health departments, clinical laboratories and other entities which conduct health screening.
- C) Reporting, Bookkeeping or Other Procedures Required for Compliance:
Submission of a testing protocol, personnel information and health screening event reporting.

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If "yes," please specify the date: _____
8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes ___ No X

If "yes," please specify type: 6.02(a) ___ or 6.02(b) ___

9) Are there any other Proposed Amendments Pending on this Part?

Yes ___ No X

If Yes:

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Ill. Reg. Citation</u>
------------------------	------------------------	---------------------------

10) Statement of Statewide Policy Objectives:

This rulemaking neither expands or contracts a state mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

NOTICE OF PUBLIC HEARING ON EMERGENCY AMENDMENTS AND PROPOSED AMENDMENTS

The Department will conduct public hearings on these EMERGENCY RULES and the identical PROPOSED AMENDMENTS at the following times and places:

Date, Time and Location of Public Hearings:

1:00 PM
December 8, 1988
Illinois Department of Public Health

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D) Types of Professional Skills Necessary for Compliance:

Physician and laboratory technician skills.

The Proposed Amendments are identical to the Notice of the Emergency Amendments which appear on page 19518 of this issue of the Illinois Register.

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1) Heading of the Part:

Private Sewage Mound Code

2) Code Citation: 77 Ill. Adm. Code 906

3) Section Numbers:

906.10

906.20

906.25

906.30

906.40

906.50

906.60

906.70

APPENDIX A

906.ILLUSTRATION A

906.ILLUSTRATION B

906.ILLUSTRATION C

906.ILLUSTRATION D

906.ILLUSTRATION E

906.ILLUSTRATION F

906.ILLUSTRATION G

906.ILLUSTRATION H

906.ILLUSTRATION I

906.EXHIBIT A

906.EXHIBIT B

906.EXHIBIT C

906.EXHIBIT D

906.EXHIBIT E

906.EXHIBIT F

906.EXHIBIT G

906.EXHIBIT H

906.EXHIBIT I

Proposed Action:

New Section

New Section

New Section

New Section

New Section

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New Section

4) Statutory Authority:

Ill. Rev. Stat. 1987, ch. 111 1/2, par. 116.301 et seq.

5) A Complete Description of the Subjects and Issues Involved:

These new rules establish criteria for the design and construction of a new type of sewage disposal system which can be used when other types of private sewage disposal systems are inappropriate.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes ___ No X

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- 7) Does this Rulemaking Contain an Automatic Repeal Date? Yes No X

If "yes," please specify the date:

- 8) Does this Rulemaking Contain Any Incorporations By Reference?

	Yes	X	No
1. The company has a policy on the use of social media.			
2. The company has a policy on the use of mobile devices.			
3. The company has a policy on the use of email.			
4. The company has a policy on the use of instant messaging.			
5. The company has a policy on the use of video conferencing.			
6. The company has a policy on the use of cloud storage.			
7. The company has a policy on the use of social media.			
8. The company has a policy on the use of mobile devices.			
9. The company has a policy on the use of email.			
10. The company has a policy on the use of instant messaging.			
11. The company has a policy on the use of video conferencing.			
12. The company has a policy on the use of cloud storage.			

If "yes," please specify type: 6.02(a) or 6.02(b)

- 9) Are there any other Proposed Amendments Pending on this Part?

	Yes	No	X
1. Do you have a current driver's license?			
2. Do you have a current vehicle registration?			
3. Do you have a current insurance policy?			
4. Do you have a current title?			
5. Do you have a current sales tax certificate?			
6. Do you have a current license plate?			
7. Do you have a current title transfer fee?			
8. Do you have a current title transfer tax?			
9. Do you have a current title transfer fee and tax?			
10. Do you have a current title transfer fee and tax and title transfer fee and tax?			

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
-----------------	-----------------	--------------------

- 10) Statement of Statewide Policy Objectives:

Please specify: To establish rules which reflect new technology for the proper disposal of domestic sewage.

- 11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

- ## 12) Initial Regulatory Flexibility Analysis:

- A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

B) Type of Small Businesses Affected:
Licensed private sewage disposal contractors.

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:
None

D) Types of Professional Skills Necessary for Compliance:
Private sewage disposal contractor's license.

The full text of the Proposed Rules begins on the next page:

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NOTICE OF PROPOSED RULES

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER I: WATER AND SEWAGE

PART 906

PRIVATE SEWAGE MOUND CODE

- Section 906.10 Applicability
- 906.20 Definitions
- 906.25 Incorporated Materials
- 906.30 Soil and Site Requirements
- 906.40 Fill Material
- 906.50 Mound Design
- 906.60 Distribution System (for sewage flows of less than 800 gallons per day)
- 906.70 Distribution System (for sewage flows in excess of 800 gallons per day)
- APPENDIX A
906. ILLUSTRATION A Plan View of a Mound Utilizing Two Trenches as the Absorption Area
906. ILLUSTRATION B Cross-Section of a Mound Using Trenches for the Absorption Area
906. ILLUSTRATION C Plan View of a Mound Utilizing a Bed as the Absorption Area
906. ILLUSTRATION D Cross Section of a Mound Using a Bed for the Absorption Area
906. ILLUSTRATION E Mound Distribution System
906. ILLUSTRATION F Typical Pumping Chamber
906. ILLUSTRATION G Tee-To-Tee Lateral/Manifold Construction
906. ILLUSTRATION H Dosing Frequencies for Various Soil Textures
906. ILLUSTRATION I Maximum Manifold Length (ft) for Various Manifold Diameters Given the Lateral Discharge Rate and Lateral Spacing
906. EXHIBIT A Soil and Site Factors that Restrict Mound System
906. EXHIBIT B Fine Aggregate Gradations
906. EXHIBIT C Downslope and Upslope Width Corrections for Mounds on Sloping Sites
906. EXHIBIT D Allowable Lateral Lengths (Feet) for Three Pipe Diameters, Three Performance Sizes, and Two Perforations Spacings (Use design method in Section 906.60 of the Part if system is to treat flow from more than 4 bedrooms)
906. EXHIBIT E Dosing Quantity for Various Sized Homes
906. EXHIBIT F Void Volume for Various Diameter Pipes
906. EXHIBIT G Pumping Chamber Sizes for Various Sized Homes
906. EXHIBIT H Perforation Discharge Rates in Gallons per Minute Versus Performance Diameter and In-Line Pressure

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906. EXHIBIT I Friction Loss in Schedule 40 Plastic Pipe

AUTHORITY: Implementing and authorized by the Private Sewage Disposal Licensing Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 116.301 et seq.)

SOURCE: Adopted at 13 Ill. Reg. _____, effective _____.

Section 906.10 Applicability

- a) The rules of this Part are promulgated by the Illinois Department of Public Health in order to establish requirements for the design and construction of mounds in Illinois which are to be used as private sewage disposal systems. All such mounds must be constructed in accordance with the requirements of this Part.
- b) Plan approval must be obtained from the Department or local authority prior to beginning any construction of a mound system in accordance with Section 905.190 of the Private Sewage Disposal Code (77 Illinois Administrative Code, Part 905). All individuals who construct such systems must be licensed as a Private Sewage Disposal System Installation Contractor.

Section 906.20 Definitions

- "Absorption Area" means the area of coarse aggregate in the absorption bed or trenches in a mound."
- "Basal Area" means the area of natural soil under a mound which is effective in absorbing effluent.
- "Dosing" means the application of sewage under pressure to a sewage disposal system at constant intervals or in constant amounts per application.
- "Mound" means a soil absorption sewage treatment system that is elevated above the natural ground surface in a suitable fill material.
- "Permeable Soil" means soil which has a percolation rate between 18 and 180 minutes. (See Appendix A, Illustration G of the Private Sewage Disposal Code for meaning of percolation rate and percolation test procedure.)
- "Shallow Permeable Soil" means pervious soil over creviced or porous bed rock, 5 1/2 feet or less in thickness.
- "Slowly Permeable Soil" means soil having a percolation rate of between 180 and 360 minutes.

Section 906.25 Incorporated Materials

- a) The following federal and state regulations, standards, and statutes are incorporated or referenced in various sections of this part.
- 1) American Society for Testing and Materials (ASTM) required standards for approved plastic pipe and published by:
- American Society for Testing and Materials
1916 Race Street
Philadelphia, PA 19103
- b) All incorporations by reference of federal regulations and the standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified.
- c) All citations to federal regulations in this Part concern the specified regulation in the 1986 Code of Federal Regulations, unless another date is specified.
- d) All materials incorporated by reference are available for inspection and copying at the Department's Central Office, Division of Environmental Health, 525 West Jefferson, Springfield, Illinois 62761.

Section 906.30 Soil and Site Requirements

In order to be suitable for mound construction, the site shall meet the following requirements and those listed in Appendix A, Exhibit A.

- a) Percolation Rates. Percolation rates shall be used to determine the suitability of the site for accepting effluent. Percolation tests shall be performed according to the procedure outlined in Appendix A, Illustration G of the Private Sewage Disposal Code (77 Ill. Adm. Code, 905). Excepting that, percolation tests shall be performed at a depth of 20-24 in. from the natural surface. However, in cases where a more slowly permeable soil horizon is above this depth the percolation tests shall be conducted in the more slowly permeable soil horizon. Those results shall be used in the design of the mound. For shallow permeable soils over pervious bedrock, the percolation test shall be run at a depth of 12-18 in. below the natural surface. For permeable soils with high water tables, the percolation test shall be run at a depth of 20-24 in. below the natural surface.
- b) Depth to Pervious Rock or Seasonal High Water Table. There shall be a minimum of 24 in. of unsaturated natural soil between the soil

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- surface and pervious bedrock or the seasonal high water table, including a perched water table, at the proposed mound site. High water tables can be determined by direct observation or by soil mottling. Occurrence of grey and red soil mottling patterns can be used to indicate periodic saturation with water.
- c) Rocky Soils. If the soil contains 50% rock fragments or more by volume in the upper 24 in. of soil, the mound basal area shall be 25% larger than that normally required.
- d) Slopes. The mound shall be placed upslope and not at the base of the slope of the existing ground. On a site where there is a complex slope, (two directions), the mound shall be situated such that the liquid is not concentrated in one area downslope. Upslope runoff shall be diverted around the mound. For the more permeable soils where the percolation rate is 18-179 min., slopes shall not exceed 12%. For tighter soils where the percolation rate is 180-360 min., slopes shall not exceed 6%.
- e) Flood Plains. Construction of mound systems shall not be allowed in flood plains, drainage ways or depressions.
- f) Sites with Trees and Large Boulders. Sites with large trees, numerous smaller trees or large boulders are unsuitable for the mound system. If no other site is available, the trees shall be cut off at ground level, leaving the stumps. An increase in mound basal area shall be required where stumps are involved, so that sufficient soil is available to accept the effluent. The increase in mound area shall equal the surface area of the stumps on the mound site.

g) Site Preparation

- 1) Vegetation shall be cut and removed from the site prior to construction. The site must then be plowed with a mold board plow 7-8 in. deep with the plowing done perpendicular to the slope. Plowing shall not be done with the furrow running up and down the slope. Chisel plowing may be used in place of mold board. Roto tilling is prohibited. However, roto tilling may be used to incorporate the vegetative cover in unstructured soil such as sand.
- 2) Site preparation shall not take place when the soil is too wet. The soil shall be considered too wet when a soil sample taken at a depth of 7-8 in. beneath the surface can be rolled between the palms of the hands into a continuous ribbon of soil. If the soil crumbles, site preparation can then proceed.
- 3) Once the site is plowed, all construction machinery and other vehicles shall be kept off the mound site. The fill material

shall be deposited on the site with a backhoe or pushed on from the side, using a track type tractor, keeping 6 in. of fill beneath the tracks. At no time shall ruts be made in the plowed area. The fill shall be placed immediately after site preparation to avoid the possibility of precipitation falling on the plowed area.

- 4) All work shall be performed from the ends and upslope side, especially on fine textured soils.

Section 906.40 Fill Material

- a) Below Absorption Area

- 1) A mound system shall be provided with a fill material beneath the absorption area (trenches or bed). One of the following fill materials shall be used.

- A) FA-1
- B) FA-2
- C) FA-3
- D) FA-8
- E) FA-9

- 2) These materials are classified and graded in accordance with Illinois Department of Transportation, Division of Highways specifications for fine aggregate. These materials shall meet the gradation specifications as shown for these five fine aggregates in Appendix A, Exhibit B.

- b) Above the Absorption Area. The cap (area above the bed or trenches) shall consist of a fine textured soil to allow plant growth. Sands are not allowed since they drain rapidly and allow more infiltration of precipitation into the absorption area. Top soil shall be placed to a depth of 6 in. over the entire mound to promote good vegetation cover. The cap soil shall be seeded and fertilized.

Section 906.50 Mound Design

- a) A mound system shall include a septic tank for pre-treatment of sewage. The septic tank and piping between the septic tank and the pumping chamber shall conform to the applicable rules in the Private Sewage Disposal Code (77 Ill. Adm. Code, 905).

- b) The design of the mound shall be based upon the expected daily waste-water volume using the data contained in Appendix A, Illustration A, of the Private Sewage Disposal Code, (77 Ill. Adm. Code, 905.) and the soil percolation rate. Mounds shall be sized

such that they can accept the daily waste water flow without surface seepage, and the basal area, which is the natural soil area beneath the mound, shall be sufficiently large to conduct the effluent into the underlying top soil. The system shall also be designed to avoid encroachment of the water table into the mound.

- c) Where a mound is intended to serve more than a 4 bedroom residence, the system shall be designed in accordance with the procedure outlined in Section 906.60.

- d) Design of the Absorption Area

- 1) Sizing the absorption area. The size of the absorption area is dependent upon the daily waste water flow. The design infiltration capacity of the fill material shall be 1.2 gal/ft²/day.

- 2)

- A) System configuration. The absorption area within the mound shall be constructed as trenches or beds. An illustration of construction using trenches and bed are shown in Appendix A, Illustration A through D. The location of the water table and soil permeability will dictate whether a trench or bed shall be used. In slowly permeable soils, two or three narrow parallel trenches shall be used instead of a bed. Trench widths shall be between 24 and 48 inches. For permeable soils a narrow rectangular bed may be used. Bed widths shall not be greater than 10 ft.

- B) On sloping sites, the trenches and beds shall be situated perpendicular to the slope in order to prevent the concentration of effluent into a small area as it moves laterally down slope. Sufficient basal area shall be provided so all the effluent infiltrates into the natural soil before it reaches the toe of the mound. With a trench system, the trench spacing shall be such that the effluent from an upslope trench shall be absorbed by the natural soil before reaching the area under the next trench downslope.

- C) The bottom of the absorption area within the bed and trenches shall be level and at the same elevation.

- e) Mound Dimensions

- 1) Mound height. The mound height shall consist of the fill depth (D & E), the trench or bed depth (F), and the cap and top soil

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depth (G & H) as shown in Appendix A, Illustration A through D for trench and bed construction respectively. A minimum of 1 foot of fill is required under the bed or trenches. For sites where the soil depth is less than 3 feet over creviced bedrock, the fill depth (D) shall be a minimum of 2 feet.

- 2) Bed or trench depth (F). The depth of the bed or trenches shall be at least 10 inches. A minimum of 6 in. of aggregate shall be placed beneath the distribution pipe. Clean, 1/2-2 inch stone shall be used. The use of soft limestone is prohibited.
- 3) Cap and top soil (H & G). The depth of soil over the aggregate at the apex (H) shall be a minimum of 1.5 ft. For a 3 parallel trench system, the depth shall be a minimum of 2 ft. At the outer edge of the gravel the cap and top soil shall be at least 1 ft. deep. The cap shall be topsoil or finer textured subsoil. A minimum of 6 inches of topsoil shall be placed over the entire mound. The top soil shall be seeded with grass seed to control erosion.

- 4) Side and end slopes. Side and end slopes shall be no steeper than one foot vertical rise in 3 feet horizontal.

f) Basal Area

- 1) The basal area is the natural soil-fill interface of the mound. The basal area required shall be dependent upon the soil and site conditions. For level sites, the total basal area beneath the mound can be used. For sloping sites the only basal area which may be considered for design is the area beneath and downslope of the bed or trenches (see Appendix A, Exhibit C). The percolation rate of the natural soil shall determine the mound area required. For the percolation rates shown the following design loading rates shall be used:

- A) 60 min - 1.2 gal/ft²/day
- B) 180 min - .74 gal/ft²/day
- C) 360 min - .24 gal/ft²/day

- 2) If sufficient basal area is not available for the given design and site conditions, additional fill shall be used to make the mound wider for a level site or the fill used to extend the downslope width on a sloping site until sufficient area is available.

Section 906.60 Distribution System (for sewage flows of less than 800 gallons per day)

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- a) Piping System. The piping distribution system for the mound shall consist of a manifold pipe and small diameter laterals with perforations. The perforations shall be drilled at 30"-36" intervals along the invert of the lateral. Perforations shall be installed perpendicular to the pipe axis. Perforation diameters shall be between 3/16" and 1/4". If the distance between the end of the lateral and the nearest perforation is greater than 1/2 the perforation spacing used, another hole shall be installed in or near the end cap of the lateral. A typical distribution system for a mound is shown in Appendix A, Illustration E. For a trench system, one lateral shall be required per trench; for a bed system, up to 3 laterals may be used. Laterals shall extend to within 6 inches of the end of the bed or trench. Lateral spacing shall be a maximum of 3 ft. for beds in small mounds only (1-4 bedroom sized system). Pipe diameter will depend upon the length of bed or trenches. The allowable lateral lengths for various size diameter pipes and various hole spacings are given in Appendix A, Exhibit D. The system shall be designed and placed so that the laterals and manifold drain after every dosing. If the mound is downslope of the pumping chamber, the manifold shall be on top of the laterals so the manifold drains, or cross-to-cross construction used. For systems which are to treat a flow of more than 800 gallons per day, the manifold and lateral network must be designed in accordance with Section 906.70. All piping shall be Schedule 40 Polyvinyl Chloride (ASTM Standard D1785/76) or Schedule 40 Acrylonitrile/Butadiene/Styrene (ASTM Standard D1527/77).

- b) Pumping System. The components of the pumping system shall consist of the pumping chamber, pump, pump controls and alarm system as shown in Appendix A, Illustration F. The dosing volume shall be ten times the total lateral pipe void volume or one-fourth the estimated daily sewage flow, whichever is greater. Appendix A, Exhibit F lists the void volumes for various sizes of pipe. The daily volume of sewage shall be determined using Appendix A, Illustration A of the Private Sewage Disposal Code (77 Ill. Adm. Code 905.)

- 1) Pumping Chamber Requirements.

- A) Pumping Chamber. Appendix A, Illustration F gives a cross-section of a typical pumping chamber. The volume shall be sufficient to provide the desired dosing volume, space for controls, space for setting the pump on a pedestal, and extra volume for a malfunction and flow-back after pump shuts off. Appendix A, Exhibit G establishes pumping chamber sizes for the various sized systems. Larger tanks may be used, but they may limit the flexibility of adjusting the desired dosing quantity. Sufficient volume must be available to provide for the dose

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volume, pump pedestal and controls.

- B) The pumping chamber shall be waterproof. Waterproofing shall consist of sealing all joints and coating the outside of the tanks. The pumping chamber shall be filled with water after being installed and back filled to prevent the pumping chambers from floating out of position due to hydrostatic pressures, unless the tank is installed in dry soil. A riser pipe shall extend at least 6 in. above the ground surface. All electrical controls shall be mounted outside the tank. The pump disconnect shall be accessible for easy pump removal in the event of pump failure.

- 2) Pump Selection. The pump shall be a submersible pump designed for corrosive liquids and shall be capable of maintaining at least 2 feet of head at the distal ends of the laterals. The pump switch shall be controlled by a float in the pumping chamber, set so that the required dosing volume is discharged during each pumping cycle. A check valve between the pump and the piping network manifold shall not be allowed.

- 3) Pump and Alarm Control. The control system for the pumping chamber shall consist of a control for operating the pump and an alarm system to detect when the system is malfunctioning. Pump controls shall be selected which give flexibility in adjusting the on-off depth. Example of acceptable controls are shown in Appendix A, Illustration F. Pump controls shall be adjusted to pump the required dose of sewage plus the volume of sewage which flows back to the pumping chamber after shut-off.

- 4) Electrical and Alarm System. The alarm system shall consist of an audible and visual alarm in the home or facility building. This system shall be on a circuit separate from the pump. The electrical controls shall be placed outside the pumping chamber.

- 5) Siphons. Siphons can be designed where sufficient elevation exists between the mound and the siphon chamber. However, the siphon shall be designed to deliver the same flow rate at the same head at the distribution system as a pump system. The distribution system consisting of manifold and laterals shall be designed so that it will drain after each siphon. This shall be accomplished by placing the manifold above the laterals.

Section 906.70 Distribution System (for sewage flows in excess of 800 gallons per day)

- a) Design criteria for laterals.

- 1) The variation in discharge rates from the perforations in any lateral shall not exceed ten percent.
 - 2) The variation in discharge rates between the perforations of any two laterals shall not exceed 15%.
 - 3) The pressure at the distal ends of the lateral shall be at least 2.5 feet of water.
- b) Perforations. The perforation requirements of this Section shall be used in place of those of Section 906.40.
- 1) The perforations shall be spaced uniformly along the laterals and at an interval not to exceed 10 feet.
 - 2) Perforations shall be installed perpendicular to the centerline of the lateral and along the lateral invert.
 - 3) Perforation diameter shall be between 1/4 and 5/8 inches.
 - 4) To facilitate the draining of laterals between dosing cycles, a perforation shall be installed at the distal end of each lateral near the crown of the pipe.

c) Network Configuration

- 1) The laterals shall be installed in seepage beds. The lateral spacing shall equal the perforation spacing. The perforations of adjacent laterals in the bed shall be staggered.
- 2) Mounds employing multiple beds may be used. Also, multiple mounds may be employed. If bed elevations are not all equal, then this fact must be considered in the design of the pipe network in order to provide uniform dosing of effluent.
- 3) Manifold-to-lateral connections shall be made using tee-to-tee construction, with the manifold below the laterals (see Appendix A, Illustration G). If the design is such that the manifold does not drain between dosing cycles, then insulation or some other means shall be provided to prevent freezing. In addition, provisions shall be made for manual draining of the manifold.
- 4) Two separate distribution networks may be employed, with each network receiving alternate doses of effluent through the use of alternating pumps, valves, or siphons.
- 5) Siphons or siphon breaks shall be used in networks where the low water level in the pumping chamber is above the lateral inverts.

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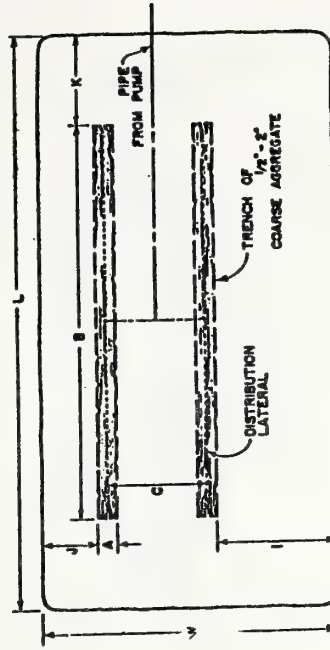
d) Pumping Chamber

- 1) Dosing volume. Dosing volume shall be determined by dividing the average daily sewage flow by the dosing frequency for the particular soil type, as is shown in Appendix A, Illustration H. Dosing Volume shall be at least five times the pipe volume of the network. The dosing volume is the amount of liquid pumped or siphoned during each cycle minus the amount which drains back from the system after each dose.
- 2) Reserve capacity. If a single pump is used, a reserve capacity equal to one day's average sewage flow shall be provided. A reserve capacity is not required if multiple pumps or siphons are used.
- 3) A high water alarm switch shall be installed 2-3 inches above the pump or siphon activation level. The switch shall be on a circuit separate from the pump controls.
- 4) The pump or pumps shall be of a submersible type, designed for corrosive liquids. The control switches shall be corrosion resistant. All electrical contacts and relays shall be mounted outside the chamber. Provisions shall be made to prevent gases in the chamber from following the electrical conduits into the control box.

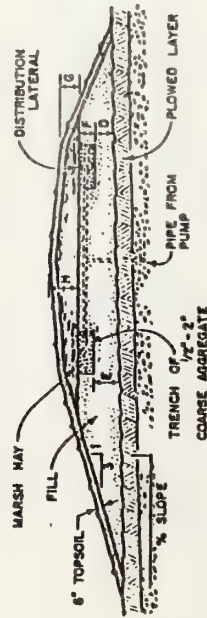
DEPARTMENT OF PUBLIC HEALTH

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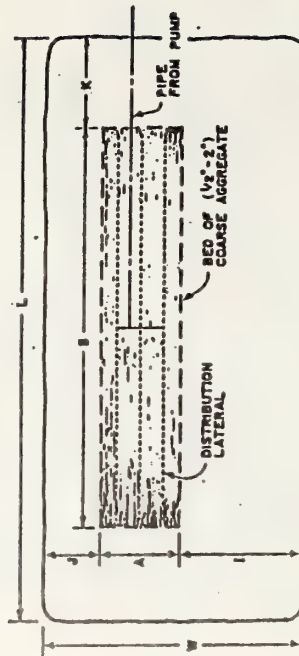
Section 906. ILLUSTRATION A Plan View of a Mound Utilizing Two Trenches as the Absorption Area



Section 906. ILLUSTRATION B Cross-Section of a Mound Using Trenches for the Absorption Area

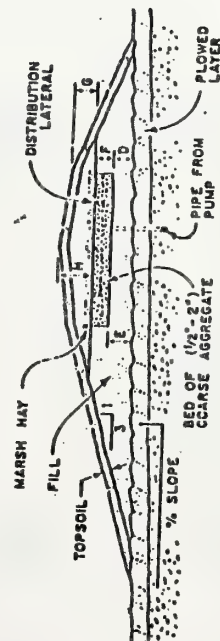


Section 906. ILLUSTRATION C Plan View of a Mound Utilizing a Bed as the Absorption Area



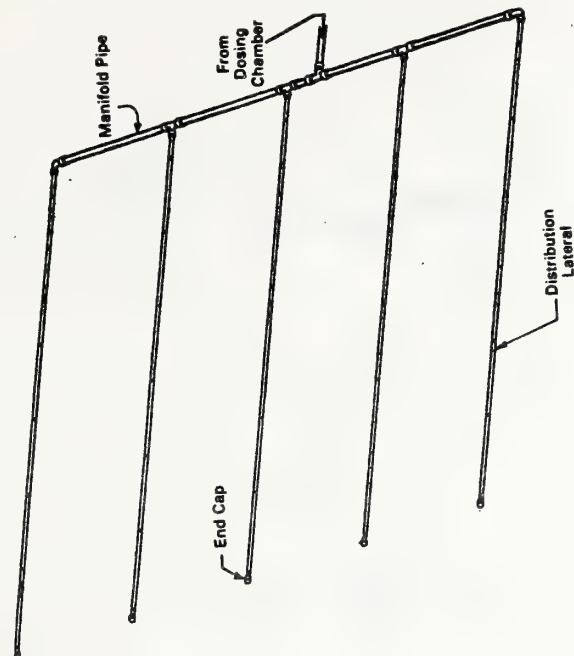
DEPARTMENT OF PUBLIC HEALTH
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Section 906. ILLUSTRATION D Cross-Section of a Mound Using a Bed for the Absorption Area



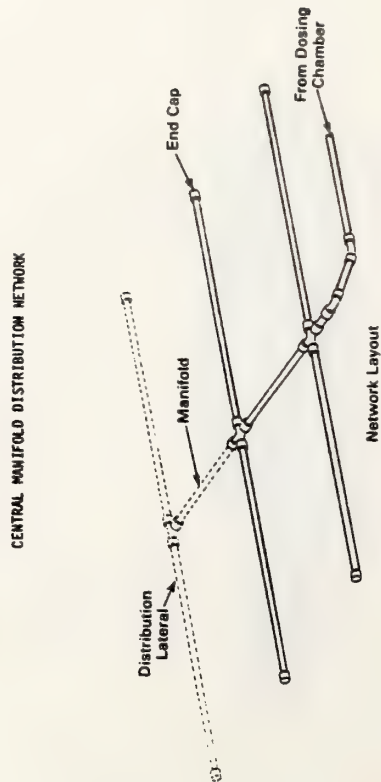
DEPARTMENT OF PUBLIC HEALTH
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Section 906. ILLUSTRATION E Mound Distribution System

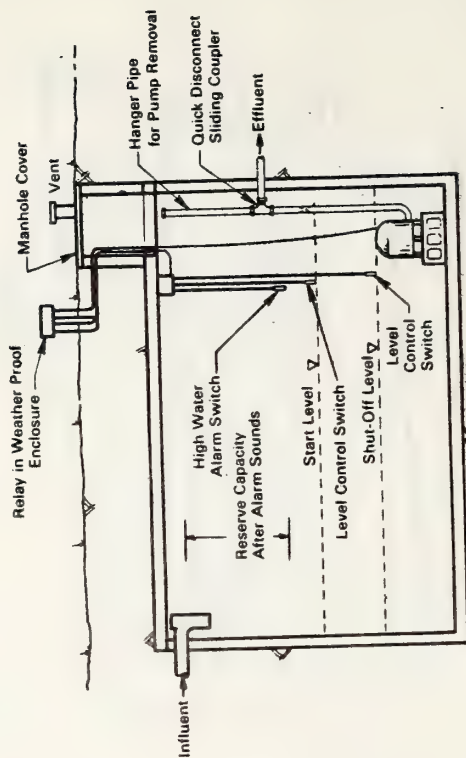


END MANIFOLD DISTRIBUTION NETWORK

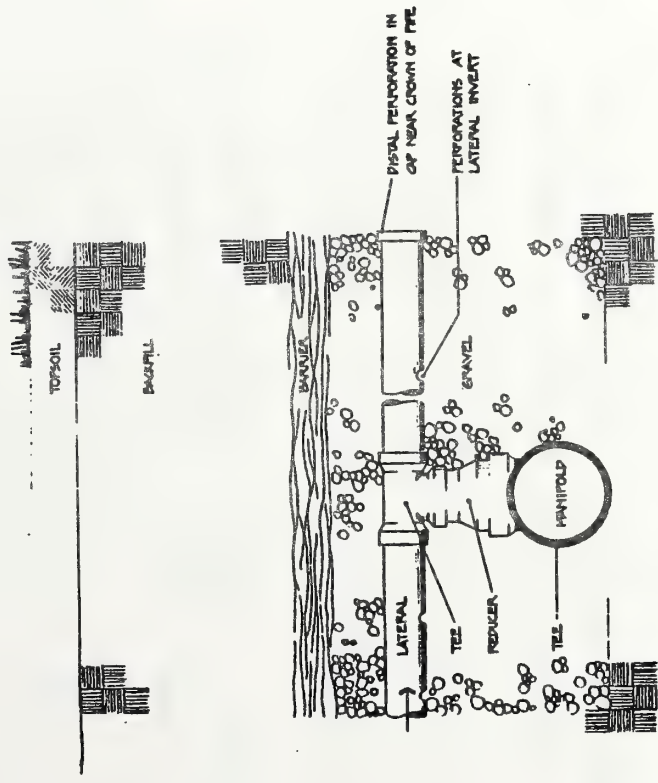
Section 906. ILLUSTRATION E Mound Distribution System (continued)



Section 906. ILLUSTRATION F Typical Pumping Chamber



Section 906. ILLUSTRATION G Tee-To-Tee Lateral/Manifold



Section 906. ILLUSTRATION H Dosing Frequencies for Various Soil

Soil Texture	Dosing Frequency
Sand	4 doses/day
Sandy loam	1 dose/day
Loam	Frequency not critical*
Silt loam; silty clay loam	1 dose/day*
Clay	Frequency not critical*

*Long-term resting provided by alternating fields may be desirable.

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Section 906. ILLUSTRATION I Maximum Manifold Length (ft) for Various Manifold Diameters Given the Lateral Discharge Rate and Lateral Spacing

Lateral Discharge Rate	Manifold Diameter - 1 1/4"		Manifold Diameter - 1 1/2"		Manifold Diameter - 2"	
	Central Manifold Spacing (ft)	Lateral Spacing (ft)	Central Manifold Spacing (ft)	Lateral Spacing (ft)	Central Manifold Spacing (ft)	Lateral Spacing (ft)
10	5	4 8 6 11 10	10	5 6 8 10	12 16 24 24 30	
20	10	4 4 6	4 4 6 8 10		4 8 12 16 20	
30	15	2	2 4 6		6 8 6 8 10	
40	20				4 4 6 8 10	
50	25				2 4 6 8	
60	30				2 4	
70	35				2 4	
80	40				2	
90	45				2	
100	50				2	

Lateral Discharge Rate	Manifold Diameter - 3"		Manifold Diameter - 4"		Manifold Diameter - 6"	
	Central Manifold Spacing (ft)	Lateral Spacing (ft)	Central Manifold Spacing (ft)	Lateral Spacing (ft)	Central Manifold Spacing (ft)	Lateral Spacing (ft)
10	5	24 40 48 56 70	42 64 84 96 110	84 136 174 206 240		
20	10	16 24 30 32 40	26 40 54 64 70	54 84 108 128 150		
30	15	12 16 24 24 30	20 28 36 48 50	42 64 84 96 110		
40	20	10 12 16 20 20	16 24 30 32 40	34 52 66 80 90		
50	25	8 12 16 20 14 20 24 32 40	20 24 32 40 30 44 60 72 80			
60	30	6 8 12 16 20 12 16 24 24 30	26 40 48 64 70			
70	35	6 8 12 8 10 10 16 18 24 30	24 36 48 56 60			
80	40	6 8 6 8 10 10 12 16 16 20	22 32 42 48 50			
90	45	4 8 6 8 10 8 12 16 16 20	18 28 36 40 50			
100	50	4 4 6 8 10 8 12 12 16 20	16 24 36 40 40			
110	55	4 4 6 8 10 6 8 12 16 10	16 24 30 32 40			
120	60	4 4 6 8 10 6 8 12 16 10	14 24 30 32 40			
130	65	4 4 6 8 10 6 8 12 16 10	14 20 24 32 40			
140	70	2 4 6 8	6 8 12 8 10 14 20 24 32 30			
150	75	2 4 6	6 8 12 8 10 14 20 24 32 30			
160	80	2 4 6	6 8 6 8 10 12 20 24 32 30			
170	85	2 4 6	4 8 6 8 10 12 16 24 24 30			
180	90	2 4 6	4 8 6 8 10 12 16 18 24 30			
190	95	2 4	4 8 6 8 10 12 16 18 24 30			
200	100	2 4	4 4 6 8 10 10 16 18 24 30			

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Section 906. EXHIBIT A Soil and Site Factors that Restrict Mound Systems Restricting Factors:

Soil Group

	Slowly Permeable Soils	Permeable Soils With Pervious Bedrock	Permeable Soils With High Water Tables
Percolation rate*	180-360 min.	18-180 min.	18-180 min.

^a Percolation test depth at 24 in., 12 in., and 24 in., for slowly permeable, shallow soils and high water table soils, respectively, unless there is a more restrictive horizon above. If perched water is at 24 in., test depth should be held to 16 in.

^b For percolation rate of 18-90 minutes max. slope is 12% and for 18-360 minutes, max. slope is 6%.

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Section 906.EXHIBIT B

Fine Aggregate Gradations

Section 906.EXHIBIT C Downslope and Upslope Width Corrections for Mounds on Sloping Sites

Sieve Size

Percent Passing

Grad. No.	3/8	No. 4	No. 8	No. 10	No. 16	No. 40	No. 50	No. 80	No. 100	No. 200
FA 1	100	97+3			65+20		16+13		5+5	
FA 2	100	97+3			65+20		20+10		5+5	
FA 3	100	97+3		80+15		50+20		25+15		3+3
FA 4	100				5+5					
FA 5	100	92+8							20+20	15+15
FA 6		92+8							20+20	5+5
FA 7		100		97+3		75+15		35+10	3+3	3+3
FA 8			100			60+20			5+5	2+2
FA 9			100			90+10	20+15	60+30		7+7
FA10										

Downslope (I)
Correction
Factor

Slope %

0	1.00	1.00	1.00
2	1.06		.94
4	1.14		.89
6	1.22		.86
8	1.32		.80
10	1.44		.77
12	1.57		.73

Upslope (J)
Correction
Factor

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Section 906. EXHIBIT D Allowable Lateral Lengths (Feet) for Three Pipe Diameters, Three Perforation Sizes, and Two Perforations Spacings (Use Design Method in Section 906.60 if system is to treat flow from more than 4 bedrooms)

Perforation Spacing (in)	Perforation Diameter (in)	(1 in)	(1-1/4 in)	(1-1/2 in)
30	3/16	34	52	70
	7/32	30	45	57
	1/4	25	38	50
36	3/16	36	60	75
	7/32	33	51	63
	1/4	27	42	54

Section 906. EXHIBIT E Dosing Quantity for Various Sized Homes

Home Size No. Bedrooms	Gallons Day	Dosing Quantity* Gal/Dose
1	200	50
2	400	100
3	600	150
4	800	200

* Each system must be checked to determine if this quantity is at least 10 times the lateral void volume.

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Section 906.EXHIBIT F

Void Volume for Various Diameter Pipes

Diameter inch	Volume gal/ft./length
1	.041
1 1/4	.064
1 1/2	.092
2	.164
3	.368
4	.655
6	1.470

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Section 906.EXHIBIT G

Pumping Chamber Sizes for Various Sized Homes

Home Size No. Bedrooms	Minimum Pumping Chamber Size Gallons
1	250-500
2	250-500
3	500-750
4	500-750

FRICTION LOSS IN SCHEDULE 40 PLASTIC PIPE, C = 150									
Flow gpm	Pipe Diameter (in.)								
	1-1/4	1-1/2	2	3	4	6	8	10	12
1	0.07								
2	0.28	0.07							
3	0.60	0.16							
4	1.01	0.25	0.12						
5	1.52	0.39	0.18						
6	2.14	0.55	0.25	0.07					
7	2.89	0.76	0.36	0.10					
8	3.63	0.97	0.48	0.14					
9	4.57	1.21	0.58	0.17					
10	5.50	1.46	0.70	0.21					
11		1.77	0.84	0.25					
12		2.09	1.01	0.30					
13		2.42	1.17	0.35					
14		2.74	1.33	0.39					
15		3.06	1.45	0.44	0.07				
16		3.49	1.65	0.50	0.08				
17		3.93	1.86	0.56	0.09				
18		4.37	2.07	0.62	0.10				
19		4.81	2.28	0.68	0.11				
20		5.23	2.48	0.74	0.12				
25			3.75	1.10	0.16				
30			5.22	1.54	0.23				
35				2.05	0.30	0.07			
40				2.62	0.39	0.09			
45				3.27	0.48	0.12			
50				3.98	0.58	0.16			
60					0.81	0.21			
70					1.08	0.28			
80					1.38	0.37			
90					1.73	0.46			
100					2.09	0.55			
150						0.87			
200						0.11			
250						0.16			
300						0.20			
350						0.25			
400						0.29			
450						0.33			
500						0.37			
600						0.44			
700						0.51			
800						0.58			
900						0.65			
1000						0.72			

In-Line Pressure (ft)	Perforation Diameter (in)							
	1/4	5/16	3/8	7/16	1/2	9/16	5/8	
1.0	0.74	1.15	1.66	2.26	2.95	3.73	4.60	
1.5	0.90	1.41	2.03	2.76	3.61	4.57	5.64	
2.0	1.17	1.82	2.62	3.57	4.66	5.90	7.28	
3.0	1.28	1.99	2.87	3.91	5.10	6.46	7.97	
3.5	1.38	2.15	3.10	4.22	5.51	6.98	8.61	
4.0	1.47	2.30	3.31	4.51	5.89	7.46	9.21	
4.5	1.56	2.44	3.52	4.79	6.25	7.91	9.77	
5.0	1.65	2.57	3.71	5.04	6.59	8.34	10.29	

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1) Heading of Part: Disadvantaged, Minority and Woman-Owned Businesses

2) Code Citation: 92 Ill. Adm. Code 10

3) Section Numbers: Proposed Action:

10.30	Amendment
10.40	Amendment
10.50	Amendment
10.60	Amendment
10.70	Amendment
10.80	Amendment

4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 121, pars. 3-101, 3-103, and 4-201.1; and Ill. Rev. Stat. 1987, ch. 127, par. 132.5

5) A complete description of the subjects and issues involved:

By this rulemaking, the Department proposes to increase the length of time a firm must remain out of the DBE program before reapplying for certification eligibility. The Department has determined that the original ninety day time limit, imposed by the Department to provide firms with an opportunity to correct deficiencies not in compliance with the eligibility standards, is insufficient time for the firm to make significant changes which would render the firm eligible for certification. Upon adoption of this rule, firms which are denied recertification or decertified will have one hundred-eighty calendar days in which to reapply and correct deficiencies detailed in the Notice of Denial.

There may be a negative economic effect on firms regulated by the rule, however, the approximate economic impact is unknown. During the 180-day period of ineligibility (currently 90 days), a firm may still participate as a subcontractor on IDOT projects, but any services performed cannot be applied toward attainment of the DBE contract goal. The amount of work a firm might lose as a result of not having DBE certification is impossible to determine due to the variables that exist in the industry.

6) Will this proposed rulemaking replace an emergency rule currently in effect? No

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7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? These conform to Section 6.02(a) of the Illinois Administrative Procedure Act.

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rule does not affect units of local government.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

Mr. S. Rowan Woolfolk, Bureau Chief
Bureau of Small Business Enterprises
Department of Transportation
Office of Finance and Administration
2300 South Dirksen Parkway, Rm. 338
Springfield, Illinois 62764
(217) 785-5947

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to D.C.C.A.: November 3, 1988

B) Types of small businesses affected: This amendment will affect those firms which provide any of the construction, engineering or material supplier services listed in the categories in the Certification Application form. This amendment will affect a fraction of firms currently certified with the Department. Of the 450 certified firms, it is impossible to determine the number of companies which will be denied recertification or which will be decertified and will, therefore, be unable to be counted for goal credit under this program.

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- C) Reporting, bookkeeping or other procedures required for compliance: Reporting requirements for the DBE/WBE business owner remain the same. DBE/WBE applicants and participants must annually submit a recertification application to IDOT for program eligibility, in accordance with the federal regulation 49 CFR 23.53.
- D) Types of professional skills necessary for compliance: No new professional skills are necessary for compliance.

The full text of the Proposed Amendments begin on the next page:

ILLINOIS REGISTER
DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER a: GENERAL

PART 10
DISADVANTAGED, MINORITY AND WOMAN-OWNED BUSINESSES

Section	Purpose
10.10	Incorporation By Reference of Federal Regulations
10.20	Definitions
10.30	Eligibility Standards
10.40	Certification
10.50	Recertification
10.60	Decertification
10.70	Challenge
10.80	

AUTHORITY: Implementing and authorized by Section 5 of the Illinois Purchasing Act (Ill. Rev. Stat. 1987, ch. 127, par. 132.5) and by Sections 3-101, 3-103, and 4-201.1 of the Illinois Highway Code (Ill. Rev. Stat. 1987, ch. 121, pars. 3-101, 3-103 and 4-201.1).

SOURCE: Adopted at 11 Ill. Reg. 13645, effective August 3, 1987; amended at ___ Ill. Reg. ___, effective ____.

Section 10.30 Definitions

As used in this Part:

"Applicant" means a concern that submits an application for certification or recertification as a DBE, MBE or WBE.

"Bureau" means the Bureau of Small Business Enterprises of the Illinois Department of Transportation.

"Bureau Chief" means the Department's Bureau Chief of the Bureau of Small Business Enterprises or his designee.

"Certification Analyst" means an employee of the Illinois Department of Transportation whose duties include an in-depth examination of certification applications for disadvantaged, minority and woman-owned businesses.

"Certification Manager" means the Manager of the Certification Section of the Bureau of Small Business Enterprises of the Illinois Department of Transportation or his designee.

"Certification Review Committee" means the Illinois Department of

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Transportation's Committee on Disadvantaged, Minority, and Woman-Owned Business Certification. The Bureau Chief, ex officio, is clerk of the Certification Review Committee. Other members include: the Director of the Office of Finance and Administration or designee, the Director of Highways or designee, the Director of the Office of Planning and Programming or designee, the Director of the Division of Aeronautics or designee, the District Engineer or designee and the Manager, Certification Section, Bureau of Small Business Enterprises.

"Concern" means any business entity organized for profit and includes an individual sole proprietor, partnership without limited partners, corporation or professional association.

"Contract" shall have the meaning defined in 49 CFR 23.5 which is incorporated by reference at Section 10.20.

"Contractor" shall have the meaning defined in 49 CFR 23.5 which is incorporated by reference at Section 10.20.

"Department" means the Illinois Department of Transportation.

"Disadvantaged business" or "DBE" shall have the meaning defined in 49 CFR 23.62 which is incorporated by reference at Section 10.20.

~~"Field examination" means the observation of the applicant in its normal surroundings by such means as visual observation; the posing of verbal questions; and an ascertainment of the general pattern of operations of the concern.~~

"Joint venture" shall have the meaning defined in 49 CFR 23.5 and 49 CFR 23, Schedule B which are incorporated by reference at Section 10.20.

"Management Committee" means the Bureau Chief, the Certification Manager, the Manager of the Policy and Support Services Section and the Manager of the Labor-EEO & DBE-WBE Contract Compliance Section of the Bureau of Small Business Enterprises of the Illinois Department of Transportation.

"Minority" shall have the meaning defined in 49 CFR 23.5 which is incorporated by reference at Section 10.20.

"Minority business enterprise" or "MBE" shall have the meaning defined in 49 CFR 23.5 which is incorporated by reference at Section 10.20.

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"On-site visit" means the observation of the applicant in its normal surroundings by such means as visual observation, the posing of verbal questions, and an ascertainment of the general pattern of operations of the concern.

"Program" means a Disadvantaged, Minority and Woman-Owned Business Enterprise Program adopted pursuant to 49 CFR 23.41 which is incorporated by reference at Section 10.20.

"Secretary" means the Secretary of the Illinois Department of Transportation or his designee.

"Small business concern" shall have the meaning defined in 49 CFR 23.62 which is incorporated by reference at Section 10.20.

"Socially and economically disadvantaged individuals" shall have the meaning defined in 49 CFR 23.62 and 49 CFR 23, Subpart D, Appendix C which are incorporated by reference at Section 10.20.

"USDOT departmental element" shall have the meaning defined as "departmental element" in 49 CFR 23.5 which is incorporated by reference at Section 10.20.

"Woman-owned business" or "WBE" means a small business concern which is at least 51 per centum owned by one or more women or, in the case of a publicly owned business, at least 51 per centum of the stock of which is owned by one or more women, and whose management and daily business operations are controlled by one or more of the women owners.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 10.40 Eligibility Standards

- a) Only concerns and joint ventures certified by the Department as disadvantaged, minority or woman-owned are eligible to be counted toward the applicable disadvantaged, minority or woman-owned business goals established in contracts let by the Department. To ensure that this Part benefits only qualified applicants, the eligibility standards shall be used by the Department to determine whether an applicant is owned and controlled by one or more minorities in the case of an MBE, women in the case of a WBE, or socially and economically disadvantaged individuals in the case of a DBE. The determination of eligibility for certification or recertification shall be governed by the eligibility standards. An applicant for certification or recertification shall prove that it satisfies the eligibility

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standards. For example, an individual applying for certification is required to submit documentation verifying ethnicity, including but not limited to, a birth certificate, tribal certificate, Bureau of Indian Affairs card, and Armed Services Discharge Papers. An applicant for certification in accordance with either Section 10.50(h)(1), 10.60(k)(1) or 10.70(f)(1), in addition to proving that it satisfies all eligibility standards, shall prove that it has corrected all deficiencies listed in the Notice of Denial or Decertification. These standards of eligibility must be met before an applicant can be certified. If a firm fails to meet one of the eligibility standards, no further consideration need be given to the application, and the certification shall be denied.

- 1) An applicant shall be certified or recertified as a DBE, in accordance with the procedures set forth in Sections 10.50 and 10.60, if the applicant meets the definition of a DBE as determined by the eligibility standards.
- 2) An applicant shall be certified or recertified as an MBE, in accordance with the procedures set forth in Sections 10.50 and 10.60, if the applicant meets the definition of an MBE as determined by the eligibility standards.
- 3) An applicant shall be certified or recertified as a WBE, in accordance with the procedures set forth in Section 10.50 and 10.60, if the applicant meets the definition of a WBE as determined by the eligibility standards.
- b) ~~The Department adopts by reference the~~ An applicant shall meet all eligibility standards set forth in 49 CFR 23.53(a)(1) through (a)(6) inclusive and 49 CFR 23.53(c) and (d) which are incorporated by reference at Section 10.20.
- c) An applicant whose principal place of business is located in a state other than Illinois shall be certified by that state in accordance with its program prior to certification by the Department.
- d) An applicant shall possess all necessary, valid licenses, operating authority or certification of authority to do business in this state prior to certification by the Department.
- e) In accordance with the standards set forth in 49 CFR 23.53(a)(2), the Department shall give consideration to the following circumstances in determining eligibility in this Part:

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- 1) Applicants which are newly formed or whose ownership or control has changed within two years prior to the application for certification shall be examined to determine if the firm meets the criteria for an independent business and that the ownership is not merely pro forma.
- 2) A previous or continuing employer-employee relationship between or among present owners of an applicant shall be examined to ensure that the eligible owner has the management responsibility, control and capability provided for in the eligibility standards.
- 3) Any relationship between an applicant and a business, concern, firm or individual which is not eligible for certification shall be examined to determine if the relationship conflicts with the ownership and control requirements of the eligibility standards. Such relationships include but are not limited to the following:
 - A) shared employees;
 - B) shared or leased equipment;
 - C) shared or leased office space;
 - D) shared or leased storage space or equipment storage yards;
 - E) financial investment, loans or assistance;
 - F) interlocking management; and
 - G) management or technical services.
- 4) Applicants which are not operational shall not be eligible for certification pursuant to this Part. In order to be considered operational, a concern shall be established in business and shall demonstrate the actual performance, control, management and supervision of work in the categories of work for which certification is sought or the ability and the expertise to perform, control, manage and supervise the work in the categories of work for which certification is sought.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 10.50 Certification

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- a) Any applicant which desires certification as a DBE, MBE or WBE under this Part shall file with the Certification Section of the Bureau of Small Business Enterprises a Certification Application in a form approved by the appropriate USDOT departmental element, together with all supporting information, including but not limited to, assumed name certificates, partnership agreements, corporate bylaws and signed loan agreements, which are required by the Certification Application and 49 CFR 23, Schedule A, incorporated by reference herein. Applicants which desire certification as a joint venture under this Part shall file with the Certification Section of the Bureau, in addition to the Certification Application, the Joint Venture Certification Application in a form approved by the appropriate USDOT departmental element, together with all supporting information, including but not limited to, capital contribution schedules, profit/loss allocation between the ventures, work resumes and separate individual capital accounts, which are required by the Joint Venture Certification Application and 49 CFR 23, Schedule B, incorporated by reference herein. The applications may be obtained from the Bureau. All portions of the appropriate applications shall be completed, and all required attachments must be submitted before a determination of eligibility will be made.
- b) The Certification Section shall date and time-stamp the application when received and assign it to a Certification Analyst for examination and review. The Certification Analyst will ensure that all portions of the application have been completed or marked not applicable and that all required attachments have been submitted. The applicant will be requested to supply missing information or attachments.
- c) When the Certification Analyst verifies that the application is complete, a desk audit will be conducted on the eligibility of the applicant.
- 1) The applicant may be requested to supply additional information or documentation to verify the contents of the application or to aid in the eligibility determination. Examples of such information and documentation include but are not limited to the following:
- A) evidence of equity contribution, such as personal bank account statement, loan documents and/or copy of equity contribution check,
 - B) evidence of required license/authority to transact

business in the State of Illinois,

- C) bank signature card,
- D) bank resolution,
- E) income tax records, and
- F) evidence of stock transfer(s).

- 2) The applicant shall supply additional information or documentation which is requested by the Certification Analyst in order to make an eligibility determination. An applicant which does not supply such additional information or documentation shall not be certified.

- d) The Certification Analyst shall arrange for a field examination of the applicant when questions remain unanswered after the certification desk audit and cannot be resolved by written correspondence or telephone contact. An on-site visit to the offices of the applicant and to any job sites on which the applicant is working at the time of the audit. The Certification Analyst shall further arrange for the personal interview of the principal owners of the applicant.

- e) Upon completion of the desk audit and any field examination, the Certification Analyst shall draft an audit determination. The audit determination shall set forth the findings and conclusions of the desk audit and any field examination and shall make a recommendation either to certify or not certify the applicant. The Certification Analyst shall be governed by the standards for eligibility set forth in Section 10.40 of this Part.

- f) The Management Committee shall render a decision regarding certification of the applicant based upon the audit determination and the record assembled by the Certification Analyst, but the Management Committee shall not be required to follow the Certification Analyst's recommendation. Applicants shall not be certified unless the Management Committee finds that the audit determination and record establish that the applicant meets the eligibility standards set forth in Section 10.40 of this Part. Applicants shall not be denied certification unless the Management Committee finds that the applicant has not met its burden of establishing compliance with the eligibility standards. An audit determination upon which a finding cannot be made shall be returned to the Certification Section with a statement of deficiencies.

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- g) A letter of approval and certificate shall be mailed by the Certification Manager to applicants granted certification. The Certificate of DBE/MBE/WBE Certification is effective for a period of one year from the date of the approval letter. Joint venture certification is effective for specific contracts only. Certificates shall remain the property of the Department.
- h) A Notice of Denial, which contains a statement of the reasons why the applicant has not been certified and the provision(s) of the eligibility standards which support the denial, shall be mailed by the Certification Manager to applicants denied certification. Service shall be by certified mail, return receipt requested. Except as provided in 49 CFR 23.55, the denial of certification shall be final for all contracts being let at the time of the denial. Applicants denied certification may:
- 1) Correct deficiencies listed in the Notice of Denial and reapply for certification after the passage of ~~ninety~~ one hundred-eighty calendar days from receipt of the Notice of Denial by filing a Certification Application; or
 - 2) File an appeal in writing, signed and dated, with the United States Department of Transportation within one hundred-eighty calendar days from the date of the Department's Notice of Denial.
- i) The Bureau shall maintain a DBE/MBE/WBE Directory of certified concerns. A joint venture certified for a particular contract will not be listed in the Directory.
- j) ~~At any time there is a change in the ownership or control of a certified DBE, MBE or WBE, the certification lapses and the concern shall be deleted from the DBE/MBE/WBE Directory. A certified DBE, MBE or WBE which has changed its ownership or control shall notify the Certification Section of the Bureau without delay and shall surrender its Certificate. The concern which has surrendered its Certificate may file a new Certification Application. Once certified, a concern is eligible to be counted toward the applicable disadvantaged, minority or woman-owned business goals established in contracts let or administered by the Department. Certification does not guarantee any contract or subcontract. As a condition of certification, a concern will be required to assure on all contracts or subcontracts, for which the concern will be counted toward a goal, that it will perform a commercially useful function in the work of the contract. The concern is considered to perform a commercially useful function when it is responsible for a distinct element of the work of~~

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a contract and carrying out its responsibilities by actually performing, managing and supervising the work involved. Failure to perform a commercially useful function is a violation of the eligibility standards.

(*) At any time there is a change in the ownership or control of a certified DBE, MBE or WBE, the certification lapses and the concern shall be deleted from the DBE/MBE/WBE Directory. A certified DBE, MBE or WBE which has changed its ownership or control shall notify the Certification Section of the Bureau without delay and shall surrender its Certificate. The concern which has surrendered its Certificate may file a new Certification Application.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 10.60 Recertification

- a) Once certified, any concern for which there has been no change in ownership or control and which desires to remain certified as a DBE, MBE or WBE under this Part shall annually file with the Certification Section of the Bureau a Recertification Application in a form approved by the appropriate USDOT departmental element, together with all supporting information required by the application and 49 CFR 23, Schedule A, incorporated by reference herein. The application may be obtained from the Bureau. All portions of the application shall be completed, and all required attachments, including but not limited to, current financial statements, copies of current shareholder meeting minutes and work resumes must be submitted before a determination of eligibility for recertification can be made. Joint ventures shall not be recertified.
- b) The certification of a concern which does not file a Recertification Application prior to the expiration of its period of certification will lapse and the concern will be deleted from the DBE/MBE/WBE Directory. The Department shall allow a five business day period of grace after the expiration during which time a Recertification Application will be accepted. The certification of a DBE, MBE or WBE that has timely filed a Recertification Application shall continue pending the consideration of the renewal.
- c) The Certification Section shall date and time-stamp the application when received and assign it to a Certification Analyst for examination and review. The Certification Analyst will ensure that all portions of the application have been completed or marked not applicable and that all required attachments have been submitted.

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ted. The applicant will be requested to supply missing information or attachments.

d) When the Certification Analyst verifies that the Recertification Application is complete, ~~a desk~~ an audit will be conducted on the eligibility of the applicant.

1) The applicant may be requested to supply additional information or documentation (see Section 10.50(c)(1)) to verify the contents of the application or to aid in the eligibility determination.

2) The applicant shall supply additional information or documentation which is requested by the Certification Analyst in order to make an eligibility determination. An applicant which does not supply such additional information or documentation shall not be recertified.

e) The Certification Analyst shall arrange for ~~a field examination of an on-site visit to the applicant~~ when questions remain unanswered after the ~~certification desk~~ audit and cannot be resolved by written correspondence or telephone contact.

f) Upon completion of the ~~desk~~ audit ~~and any field examination~~, the Certification Analyst shall draft an audit determination. The audit determination shall set forth the findings and conclusions of the ~~desk~~ audit ~~and any field examination~~ and shall make a recommendation either to recertify or not recertify the applicant. The Certification Analyst shall be governed by the standards for eligibility set forth in Section 10.40 of this Part.

g) The Management Committee shall render a decision regarding recertification of the applicant based upon the audit determination and the record assembled by the Certification Analyst, but the Management Committee shall not be required to follow the Certification Analyst's recommendation. Applicants shall not be recertified unless the Management Committee finds that the audit determination and record establish that the applicant meets the eligibility standards of Section 10.40 or that no changes have occurred since the applicant's last certification or recertification. Applicants shall not be denied recertification unless the Management Committee finds that the applicant has not met its burden of establishing compliance with the eligibility standards. An audit determination upon which a finding cannot be made shall be returned to the Certification Section with a statement of deficiencies.

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h) A letter of approval and certificate shall be mailed by the Certification Manager to applicants granted recertification. DBE/WBE recertification is effective one year from the date of the approval letter. Certificates shall remain the property of the Department.

i) A Notice of Denial, which contains a statement of the reasons why the applicant has not been recertified and the provision(s) of the eligibility standards which support the denial, shall be mailed by the Certification Manager to applicants denied recertification. Service shall be by certified mail, return receipt requested. The denial of recertification shall be final for all contracts being let at the time of the denial unless the applicant files a Request for Review by the Certification Review Committee.

j) An applicant denied recertification may file a written Request for Review by the Certification Review Committee within twenty business days of receipt of the Notice of Denial. The Request for Review shall be filed with the Bureau Chief. If the applicant does not file a Request for Review within twenty business days of receipt of the Notice of Denial, then the applicant shall be deemed to have waived its opportunity to file a Request for Review. The filing of the Request shall stay the effect of the Notice of Denial pending determination of the review.

1) The Request for Review shall detail the assailed findings, indicate the error(s) made in the application of the eligibility standards and shall be confined to factual and legal issues essential to the ultimate and just determination of the review. The Request shall not exceed ten pages in length, excluding a separate preface and summary of the argument which shall not exceed one page. A reply to the Request shall be filed by the Certification Manager within ten business days of receipt of the Request and shall be restricted to the same requirements as to length and format.

2) The decision of the Certification Review Committee shall be made on the record of the application including all submissions, the audit determination and the Notice of Denial. No new or additional documentation or information shall be considered by the Certification Review Committee without a showing by the party presenting such documentation or information that it was not available or, through due diligence, could not have been made available. When there is insufficient information to render a decision and/or clarify information submitted in the Request for Review, the Certification Review Committee, upon fifteen calendar

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days notice to the applicant and the Certification Manager, may schedule a meeting at a time and date convenient to all parties, at which time both parties may make oral presentations addressing the issues in the Request for Review.

- 3) If the Certification Review Committee does not agree with the audit recommendation to deny recertification and believes the eligibility standards contained in 49 CFR 23 have been met, the recommendation for denial of recertification will be reversed. The file shall be returned to the Certification Manager with directions to recertify the applicant in accordance with Section 10.60(h).
- 4) If the Certification Review Committee affirms the denial of recertification, then the decision of the Certification Review Committee affirming the Notice of Denial shall be mailed to the applicant within ten business days. Service shall be by certified mail, return receipt requested.
- k) Except as provided in 49 CFR 23.55, the denial of recertification shall be final for all contracts being let at the time of the denial. Applicants denied recertification may do either one of the following:
 - 1) Correct deficiencies listed in the Notice of Denial and reapply for certification after the passage of ~~ninety~~ one hundred-eighty calendar days from the date of the Certification Review Committee decision by filing a Certification Application; or
 - 2) File an appeal in writing, signed and dated, with the United States Department of Transportation within one hundred-eighty calendar days from the date of the Certification Review Committee decision.
- 1) At any time there is a change in the ownership or control of a certified DBE, MBE or WBE, the certification lapses and the applicant shall be deleted from the DBE/MBE/WBE Directory. A certified DBE, MBE or WBE which has changed its ownership or control shall notify the Certification Section of the Bureau without delay and shall surrender its Certificate. The concern which has surrendered its certificate may file a new Certification Application.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 10.70 Decertification

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a) If, as a result of random monitoring, field examinations on-site reviews, complaints and/or contact with Department personnel, the Certification Manager obtains any information evidencing that:

- 1) Aa certified DBE, MBE, WBE or joint venture does not meet the eligibility standards;
- 2) ~~Aa~~ false statement was made in a Certification Application or Recertification Application;
- 3) ~~Aa~~ certified DBE, MBE, WBE or joint venture's size, organization, ownership or control has changed, resulting in a violation of the eligibility standards;
- 4) ~~Aa~~ certified DBE, MBE, WBE or joint venture has gone out of business; or
- 5) ~~Aa~~ the certified DBE, MBE, WBE or joint venture is engaging in any activity prohibited by this Part or by 49 CFR 23 including but not limited to the failure to perform a commercially useful function on any contract or subcontract;

the Certification Manager shall begin the decertification process.

- b) Any certified DBE, MBE, WBE or joint venture which the Certification Manager proposes to decertify, pursuant to this Part, shall be examined in the same manner as an applicant for certification in accordance with the standards set forth in Section 10.50 of this Part. The Certification Manager shall notify the certified concern of his/her intention to examine the certification and the reasons therefor.
- c) The concern so notified shall supply all requested information to the Certification Section. Any concern which does not supply such additional information or documentation as requested shall be decertified.
- d) Following the examination of the concern, the Certification Analyst shall draft an audit determination. The audit determination shall set forth findings and conclusions of the desk audit and any field examination and shall make a recommendation as to whether or not to decertify. The Management Committee shall render a decision based upon the audit determination and the supporting record, but the Management Committee shall not be required to follow the Certification Analyst's recommendation. The DBE, MBE or WBE shall not be decertified unless the Management Committee finds that the audit determination

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and the supporting record establish that the concern does not meet the eligibility standards set forth in Section 10.40 of this Part, and that cause for decertification exists.

- 1) If the recommendation is not to decertify, then the DBE, MBE, or WBE shall be notified that based upon the information obtained through the investigation, it will not be decertified.
- 2) If the decision is to decertify, then a Notice of Decertification shall be sent to the DBE, MBE or WBE by certified mail, return receipt requested. The Notice shall include:
 - A) Aa statement of the reasons for decertification;
 - B) The provisions of 49 CFR 23 and this Part which support decertification; and,
 - C) Aa statement that the Notice of Decertification is final unless a review is requested.

e) A DBE, MBE or WBE who receives a Notice of Decertification may file a written Request for Review by the Certification Review Committee within twenty business days of receipt of the Notice of Decertification. The Request for Review shall be filed with the Bureau Chief. If the DBE, MBE or WBE does not file a Request for Review within twenty business days of receipt of the Notice of Decertification, then the DBE, MBE or WBE shall be deemed to have waived its opportunity to file a Request for Review. The filing of the Request shall stay the effect of the Notice of Decertification pending determination of the review.

- 1) The Request for Review shall detail the assailed findings, indicate the error(s) made in the application of the standards listed under Section 10.70(a) and shall be confined to factual and legal issues essential to the ultimate and just determination of the review. The Request shall not exceed ten pages in length, excluding a separate preface and summary of the argument which shall not exceed one page. A reply to the Request shall be filed by the Certification Manager within ten business days of receipt of the Request and shall be restricted to the same requirements as to length and format.

- 2) The decision of the Certification Review Committee shall be made on the record of the application including all submissions, the audit determination and the Notice of Decerti-

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fication. No new or additional documentation or information shall be considered by the Certification Review Committee without a showing by the party presenting such documentation or information that it was not available or, through due diligence, could not have been made available. When there is insufficient information to render a decision and/or clarify information submitted in the Request for Review, the Certification Review Committee, upon fifteen calendar days notice to the applicant and the Certification Manager, may schedule a meeting at a time and date convenient to all parties, at which time both parties may make oral presentations addressing the issues in the Request for Review.

- 3) If the Certification Review Committee does not agree with the audit recommendation to decertify and believes the eligibility standards contained in 49 CFR 23 have been met, the recommendation for decertification will be reversed. The file shall be returned to the Certification Manager with directions not to decertify the DBE, MBE or WBE in accordance with Section 10.70(d)(1).
 - 4) If the Certification Review Committee affirms the decision to decertify, then the decision of the Certification Review Committee affirming the Notice of Decertification shall be mailed to the DBE, MBE or WBE. Service shall be by certified mail, return receipt requested.
 - 5) Once the Certification Review Committee has made a final decision to decertify, that determination goes into effect immediately with respect to program participation, and the concern shall be removed from the DBE/MBE/WBE Directory. Except as provided in 49 CFR 23.55, the decertification by the Certification Review Committee shall be final.
- f) Any concern believing that it has wrongly been decertified as a disadvantaged, minority, woman-owned business or joint venture by the Department may do either one of the following:
- 1) Correct deficiencies listed in the Notice of Decertification and reapply for certification after the passage of ninety one hundred-eighty calendar days from the date of the Certification Review Committee decision by filing a Certification Application; or
 - 2) File an appeal in writing, signed and dated, with the United States Department of Transportation within one hundred-

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eighty calendar days after the date of the final Certification Review Committee decision.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 10.80 Challenge

a) Any third party may challenge the socially and economically disadvantaged status of any individual presumed to be socially and economically disadvantaged pursuant to 49 CFR 23.62, provided that the challenged individual is an owner of a concern certified by or seeking certification from the Department as a DBE. Only a signed, written challenge which includes all information available to the challenging party shall be accepted by the Certification Manager. An individual who has a current certification pursuant to Section 8(a) of the Small Business Act, 15 U.S.C. 687(a), may not be challenged. During the pendency of a challenge, the presumption that the challenged party is a socially and economically disadvantaged individual shall remain in effect.

b) The Certification Manager shall evaluate the information provided by the challenging party to determine whether the challenged party is in fact not socially and economically disadvantaged in accordance with 49 CFR 23.62 and 49 CFR 23, Subpart D, Appendix C.

1) Should the Certification Manager determine the information presented ~~is~~ is insufficient to substantiate that the challenged party is not socially and economically disadvantaged, the Certification Manager shall so inform the challenging party in writing. This decision is final and terminates the proceeding.

2) Should the Certification Manager determine the information presented is sufficient to substantiate that the challenged party is not socially and economically disadvantaged, the Certification Manager shall begin a proceeding as herein provided.

A) The Certification Manager shall serve the challenged party with a written Notice of Challenge. Service shall be by certified mail, return receipt requested. The Notice shall include:

i) ~~A~~ statement that the status of a socially and economically disadvantaged individual has been challenged;

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- ii) ~~Identification~~ of the challenging party;
- iii) ~~A~~ summary of the grounds for the challenge;
- iv) ~~Identification~~ of all information or documents submitted in support of the challenge; and,
- v) ~~A~~ statement that the challenged party shall have fifteen business days after receipt within which to respond to the challenge, providing the Certification Manager with information sufficient to permit evaluation of the socially and economically disadvantaged status of the individual. Failure to provide the requested information within the specified time shall result in decertification or a denial of certification.

B) The Certification Manager shall evaluate the available information in accordance with the socially and economically disadvantaged standards referenced in Section 10.30 of this Part and make a proposed determination of whether the challenged party meets the standard.

C) The Certification Manager shall notify both parties of this proposed determination in writing, setting forth the reasons for the proposal. The Certification Manager shall provide an opportunity to the parties for a meeting at which the parties shall have the opportunity to respond to this proposed determination in writing and in person. If the request for a meeting is not filed within twenty business days of receipt of the proposed determination, the Certification Manager shall make a final determination based on the available information.

D) Upon receipt by the Certification Manager of the written request for a meeting, the Certification Manager shall schedule a meeting within forty-five days of receipt of the request for a meeting. The meeting shall be informal and no rules of evidence shall apply. There shall be no presentation of witnesses and no cross-examination. The Certification Manager shall give the challenged and challenging parties twenty business days notice of the meeting date.

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E) The Certification Manager shall inform the parties in writing of the final determination, setting forth the reasons for the decision.

F) A party which is challenged and found not to be socially and economically disadvantaged under this Section may file a written Request for Review by the Certification Review Committee within twenty business days of receipt of the decision of the Certification Manager. The Request for Review shall be filed with the Bureau Chief. If the party does not file a Request for Review within twenty business days of receipt of the decision of the Certification Manager, then the party shall be deemed to have waived its opportunity to file a Request for Review. The filing of the Request shall stay the effect of the notification that the challenged party is not socially and economically disadvantaged pending determination of the review.

* i) The Request for Review shall detail the assailed findings, indicate the error(s) made in the application of 49 CFR 23.62 and shall be confined to factual and legal issues essential to the ultimate and just determination of the review. The Request shall not exceed ten pages in length, excluding a separate preface and summary of the argument which shall not exceed one page. A reply to the Request shall be filed by the Certification Manager within ten business days of receipt of the Request and shall be restricted to the same requirements as to length and format.

* ii) The decision of the Certification Review Committee shall be made on the record of the challenge. No new or additional documentation or information shall be considered by the Certification Review Committee without a showing by the party presenting such documentation or information that it was not available or, through due diligence, could not have been made available. When there is insufficient information to render a decision and/or clarify information submitted in the Request for Review, the Certification Review Committee, upon fifteen calendar days notice to the applicant and the

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Certification Manager, may schedule a meeting at a time and date convenient to all parties, at which time both parties may make oral presentations addressing the issues in the Request for Review.

3iii) If the Certification Review Committee believes the information reviewed is sufficient to reverse the decision of the Certification Manager, then the file shall be returned to the Certification Manager with directions to allow the party's socially and economically disadvantaged status to stand.

* iv) If the Certification Review Committee believes the information reviewed is sufficient to affirm the decision that the challenged party is not socially and economically disadvantaged, then the decision of the Certification Review Committee affirming the final determination shall be mailed to the challenged party. Service shall be by certified mail, return receipt requested.

G) Once the Certification Review Committee has made a final decision on a challenge matter, that determination goes into effect immediately with respect to the Department's contracts. Except as provided in 49 CFR 23.55, the decision by the Certification Review Committee shall be final for all contracts being let at the time of the final determination.

H) The party adversely affected by the final determination of the Certification Review Committee may file an appeal in writing, signed and dated, with the United States Department of Transportation within one hundred-eighty calendar days after the date of the final determination.

(Source: Amended at ___ Ill. Reg. _____, effective _____)

ILLINOIS LIQUOR CONTROL COMMISSION

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- 1) Heading of the Part: The Illinois Liquor Control Commission
- 2) Code Citation: 11 Ill. Adm. Code 100
- 3)

<u>Section Numbers:</u>	<u>Adopted Action:</u>
100.50	Amendment
100.70	Amendment
100.160	Amendment
100.170	Amendment
100.210	Amendment
100.230	Amendment
100.350	Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987 ch.43 par. 108(2).
- 5) Effective date of Amendments: November 7, 1988
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this amendment contain incorporations by reference? No.
- 8) Date filed in Agency's Principal Office: October 26, 1988.
- 9) Notice(s) of Proposal Published in Illinois Register:
March 25, 1988, 12 Ill. Reg. 5591.
- 10) Has JCAR issued Statement of Objections to these rules? No.
- 11) Difference(s) between proposal and final version:
 - a) Section 100.50 subsection (a), line 3, add the words "distilled spirits (27 C.F.R. 5) and Federal Alcohol Regulation No. 7 relating to the advertising..." and in subsection (b), after the words "alcoholic beverage", the words, "in any newspaper or magazine" should be crossed out.
 - b) Section 100.230(c) add the words "reverses or modifies the action of the Local Liquor Control Commission", and the words, "the licensee may continue the operation of the licensed business" are not underlined.
 - c) Section 100.350 Procedure, etc.... subsection (b), eliminates the words "by the appellant licensee" in line 4 and moves it to the end of the subsection with the additional words, "pays for the transcript and five additional copies".
 - d) Section 100.50(c)(1) the word "periodically" is changed to "annually"

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- e) Headings were added to \$100.70(b)
 - (5) Wine labels
 - (6) Malt Beverage labels
 - (7) Distilled Spirit labels
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will these amendments replace an emergency rule (amendments, repealer) currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendments:

The amendment to Section 100.50 is necessitated by P.A. 85-142, effective January 1, 1988, which mandates periodic updates of the dollar limitations in the Liquor Control Act (Ill. Rev. Stat. 1987 ch.43 par. 123(i) and (ii)). The amendment to Section 100.50(b) is to enable the Commission to regulate television and radio advertising as well as print advertising.

The amendment to Section 100.70 is to conform the Illinois rules to that of the Federal Bureau of Alcohol, Tobacco and Firearms rules as well as that of most States.

The amendment to Sections 100.160, 100.170 and 100.210(a) is required by the innovation of wine products being served by the tap, similar to malt beverage products. The amendment to Section 100.210(c) is necessitated by the Federal Revenue Act of 1987, effective January 1, 1988, which repealed the requirement for Special Occupation Tax Stamps for special events.

The amendment to Section 100.230 is necessitated by the changes made in the Illinois Liquor Control Act, relating to a licensee ceasing all activity otherwise authorized by the license pending appeal and decision by the State Commission.
- 16) Information and questions regarding this adopted amendment shall be directed to:

Name: Peter M. Carlson
Address: 100 West Randolph, Suite 5-300, Chicago, Illinois
Telephone: 312-917-6188

The full text of the Adopted Rule(s) (Amendments) begins on the next page:

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
SUBTITLE A: ALCOHOL
CHAPTER I: ILLINOIS LIQUOR CONTROL COMMISSION

PART 100
THE ILLINOIS LIQUOR CONTROL COMMISSION

Section 100.5 Penalties
100.10 Definitions
100.20 Employment of Minors
100.30 Violation of State Statute or City, Village or County Ordinance or Regulation

100.40 Local Liquor Control Commissioner's Report (Repealed)
100.50 Advertising
100.60 Geographical Territories
100.70 Labels
100.80 Bonds (Repealed)
100.90 Credit to Retail Licensees
100.100 Internal Changes Within Corporations
100.110 Application Forms (Repealed)
100.120 Railroad Licenses
100.130 Books and Records
100.140 Miniatures (Repealed)
100.150 Salvaged Alcoholic Liquors
100.160 Sanitation
100.170 Taps

100.180 Procedure Before Commission on Citations
100.190 Procedure Before Commission on Request for Continuance of Any Hearing
100.200 Wagering Stamps (Repealed)
100.210 Inducements
100.220 Retail Licensee Clubs (Repealed)
100.230 Resumption of Business on Appeal
100.240 Transactions Involving Use of Checks and Their Equivalent
100.250 Transfer of Alcohol
100.260 Uniform Systems of Accounts
100.270 Fingerprinting of Applicants (Repealed)
100.280 Giving Away of Alcoholic Liquors
100.290 Refilling
100.300 Authorization to Remove Bottles
100.310 Food Service at Park Districts
100.320 Airplanes
100.330 Advertising
100.340 Petitions for the Adoption, Amendment or Repeal of a Rule
100.350 Procedures For Filing Appeals From an Order of the Local Liquor Control Commissioner

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TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
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the Bureau of Labor Statistics Consumer Price Index or 5%, whichever is greater.

(Source: Amended at 12 Ill. Reg. 1937, effective November 7, 1988)

Section 100.70 Labels

- a) No manufacturer, distributor or importing distributor shall sell or deliver any package or container containing alcoholic liquor manufactured or delivered by such person unless the same is labeled in conformity with this Rule.

- b) General requirements and Restrictions:

- 1) Federal Alcohol Administration Regulations Nos. 4, 5 and 7 relating to the labeling of wine, distilled spirits and malt beverages (27 CFR 4, 5, and 7, April 1984 1988, not including any later amendments or editions), are hereby adopted and made a part of this Rule for labeling every package or container of wine, distilled spirits and malt beverages, with the following exceptions:

- A) Wine includes all products as defined in par. 95.03 of the Act and Section 100.10(h) of this Part.

- B) Alcoholic content must be stated on all wine labels.

- 2) The aforesaid Regulations shall apply to wine, distilled spirits and malt beverages packaged purely for intrastate commerce within the State of Illinois to the same extent as though intended for interstate or foreign shipment.

- 3) No manufacturer, distributor or importing distributor shall affix any label to any package or container containing alcoholic liquor for sale or delivery in the State of Illinois until such label has been submitted to and approved by the Federal government. Such manufacturer, distributor or importing distributor shall submit to the Illinois Liquor Control Commission a photostatic copy of the Federal label approval.

- 4) No package or container containing alcoholic liquor labeled as "whiskey" or "gin" may be imported into, delivered or sold in the State of Illinois unless the entire alcoholic content thereof, except flavoring materials, is a distillate of fermented mash of grain or mixtures of grains. Packages or containers of alcoholic liquor of the type of whiskey or gin not conforming to the requirement must be labeled "imitation whiskey" or "imitation gin", as the case may be.

- 5) Wine Labels

- A) Wine labels must contain the name and address of the manufacturer or the bottler of the product. Alcoholic content must be stated on all wine labels.

- B) For the purpose of this Rule Section, the use of an assumed trade name which has been registered with the Clerk of the County in which the manufacturer or bottler is located, is

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acceptable.

- 6) Malt Beverage Labels

- A) Malt beverage labels must contain the name and address of the brewery which manufactured or canned or bottled the product.
- B) For the purpose of the Rule this Section, the use of an assumed trade name which has been registered with the Clerk of the County in which the manufacturer or bottler is located, is acceptable.

- 7) Distilled Spirits Labels

- A) Labels of all alcoholic liquors other than wine and malt beverages must contain either the phrase "Bottled By" or "Distilled By" (or other descriptive identification of the manufacturer of the product) followed by the name and address of the bottler or manufacturer, as the case may be.

- B) For the purpose of this Rule Section, the use of an assumed trade name which has been registered with the Clerk of the County in which the manufacturer or bottler is located, is acceptable.

- 8) No statement of age shall be made with respect to gins, cordials, liqueurs or specialties.

- 9) No person shall sell or offer for sale in this State any bottle, barrel, keg or other container of beer which shall have affixed thereto any label or statement showing the alcoholic content thereof.

- 10) The Commission shall withhold approval of any label if it has reasonable cause to believe that the wording or design contained on the label may, in any manner, tend to deceive the purchaser as to the true nature of such alcoholic liquor.

(Source: Amended at 12 Ill. Reg. 1937, effective November 7, 1988)

Section 100.160 Sanitation

- a) All licensees must conduct their business in premises which are at all times kept clean and sanitary. This applies not only to licensed premises, but to places of storage as well. This includes also the place of storage for materials and equipment used in the manufacture of alcoholic liquor.

- b) Each retailer dispensing draught beer or wine shall have coils and other equipment used in drawing draught beer or wine cleaned at least once every week in some manner or means, either chemical or mechanical. The use of steam or hot water alone is not permissible. A record shall be kept of the dates when the cleaning was done, signed by the person who actually performed the cleaning.

- c) Any manufacturer, importing distributor or distributor who pays for the cleaning of coils of any retailer is in violation of Section 4 of Article VI of the Act.

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Section 100.230 Resumption of Business on Appeal

- a) In any case where a licensee appeals to the Illinois Liquor Control Commission from an order of the Local Liquor Control Commission, fining, suspending or revoking a license, or denying a renewal application and in which latter circumstance said licensee shall have on deposit with the Local Liquor Control Commission an amount sufficient to cover the license fee for the renewal period and any bond that may be required, the licensee may resume the operation of the licensed business pending the decision of the Illinois Liquor Control Commission and the expiration of the time allowed for an application for rehearing.

- b) Second or subsequent Suspension or Revocation

- 1) The foregoing shall not apply to the appeal of a suspension or revocation order entered by a Local Liquor Control Commissioner that is the second or subsequent such suspension or revocation placed upon that licensee within the preceding 12 month period.
- 2) In such event, the licensee shall cease all activity otherwise authorized by the liquor license.

- c) If in the event of a hearing upon a second or subsequent revocation as stated above, the State Liquor Control Commission reverses or modifies the action of the Local Liquor Control Commissioner, the licensee may immediately resume operation of the licensed business pursuant to the terms of the State Commission's order.

- b)d) If an application for rehearing is filed in either a first revocation, suspension or fine situation, or a second or subsequent revocation or fine that the State Commission has reversed or modified, the licensee may continue the operation of the licensed business until the denial of the application or if the rehearing is granted, until the decision on rehearing.

(Source: Amended at 12 Ill. Reg. 19387, effective November 7, 1988)

Section 100.350 Procedures For Filing Appeals From an Order of the Local Liquor Control Commissioner

Pursuant to Sections 3-12 and 3-13 of The Liquor Control Act of 1934 (Ill. Rev. Stat. 1987, ch. 43, pars. 108 and 108a) and Section 4 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 104):

- a) In all cases where an appeal from an order or action of the local liquor control commissioner is filed with this Commission, the party filing the appeal shall furnish along with the petition to appeal:

- 1) a copy of the citation and notice of hearing before the local liquor control commissioner, if any
- 2) a copy of the decision or order of the local liquor control commissioner
- 3) a copy of any local ordinances charged to be violated
- 4) the current State Retail Liquor License number of the

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- d) No licensed manufacturer or importing distributor shall fill or refill any container of alcoholic liquor unless such person possesses upon the licensed premises adequate and sanitary equipment for cleaning, washing and sterilizing such container, and use such equipment before filling or refilling a container.

(Source: Amended at 12 Ill. Reg. 19387, effective November 7, 1988)

Section 100.170 Taps

- a) Each retail licensee selling malt beverages or wine on draught for consumption on the premises, shall display a sign on, over or near each tap or faucet showing the name of the manufacturer of such beverages. This sign must be visible to patrons for a distance of at least ten (10) feet.

- b) No licensee shall substitute any other brand of malt beverages or wine in place of the brand designated by such visible sign and the licensee shall be prepared at all times to serve any malt beverages or wine that are advertised by such sign or signs upon the premises.

(Source: Amended at 12 Ill. Reg. 19387, effective November 7, 1988)

Section 100.210 Inducements

- a) Distributors servicing, balancing, or inspecting draft beer or wine systems at regular intervals, and providing labor to replace or install rods, taps, faucets, fittings and lines in draft beer or wine dispensing equipment shall not be considered a subsidy. However, free cleaning of coils by a Distributor or by a company whose services are paid for by a Distributor shall be considered a subsidy, or something of value in violation of Sections 122 and 123 of the Act.

- b) Courtesy Wagons and/or coil boxes and pumps may be supplied by a Distributor free of charge one time per year for a one day period to a retail liquor licensee for picnics held by said retailer for the retailer's customers. However, this is not to be construed to mean that free beer or wine may also be supplied to a retail licensee.

- c) Courtesy Wagons and/or coil boxes and pumps may be supplied by a Distributor for a picnic, carnival or social event that is given by or under the auspices or sponsorship of a municipal, religious, charitable, fraternal or social organization, so long as the requisite Spectator-Occupational-Tax Stamp is procured from the Internal Revenue Service by the organization as required by 27-C.F.R.-1947--(April 1984):

(Source: Amended at 12 Ill. Reg. 19387, effective November 7, 1988)

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establishment involved:

- 5) a statement indicating whether or not the licensee has, within the last 12 month period, had a suspension or revocation placed upon said licensee, and if so, all the details relating thereto.
- b) In all cases where an appeal is to be heard upon the record, a certified official record of the proceedings taken and prepared by a certified court reporter, along with all exhibits, shall be filed by the local liquor control commissioner within 5 days after notice of the filing of such appeal, if the appellant licensee pays for the transcript and five additional copies.
- c) The parties shall file six copies of any documents filed in connection with the said appeal.
- d) Upon notice to the local liquor control commissioner that an appeal has been accepted by this Commission, Section 100.230 of the Illinois Liquor Control Commission shall become effective, when applicable.
- e) All materials filed with this Commission shall be served upon the opposing party, or parties in interest.
- f) Proof of service upon the opposing party or parties in interest shall accompany all materials filed with this Commission and served upon such parties.
- g) All material filed with this Commission shall be filed at 100 West Randolph Street, Room 5-300, Chicago, Illinois 60601 or 201 West Monroe Street, Springfield, Illinois 62706.

(Source: Amended at 12 Ill. Reg. 19387, effective November 7, 1988)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: MEDICAL PAYMENT

2) Code Citation: 89 Ill. Adm. Code 140

3) Section Numbers: Adopted Action:

140.533 Amendment
140.535 Amendment
140.543 Amendment
140.560 Amendment
140.570 Amendment
140.582 Amendment
140.583 New Section
140.584 New Section
140.590 Amendment

4) Statutory Authority:

89 Ill. Adm. Code 140.533, 140.582, 140.583 and 140.584

Sections 5-5.1 through 5-5.8b of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5.1 through 5-5.8b)

89 Ill. Adm. Code 140.535, 140.543, 140.560, 140.570 and 140.590

Sections 5-5.1 through 5-5.7 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Par. 5-5.1 through 5-5.7)

5) Effective Date of Amendments: November 6, 1988

6) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

7) Do these Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: November 6, 1988

9) Notices of Proposal Published in Illinois Register:

140.533, 140.582, 140.583, 140.584

May 27, 1988 (12 Ill. Reg. 8887)

DEPARTMENT OF PUBLIC AID

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140.535, 140.543, 140.560, 140.570, 140.590

June 17, 1988 (12 Ill. Reg. 10348)

- 10) Has JCAR issued a Statement of Objections to these rules?
No

11) Differences between proposal and final version: On Second Notice, the following phrase was added to Section 140.533(n)(3): ", or if the seminar is directly related to government cost reporting and reimbursement."

Pursuant to agreements with the staff of the Joint Committee on Administrative Rules the Department has: Changed "(i.e., accountant, bookkeeper, etc.)" to "(e.g., accountant, bookkeeper, dietary, housekeeping)" in line 2 of Section 140.533(n)(3).

Changed the sentence beginning in line 11 of Section 140.582(b) to read: "All documentation and workpapers must be presented in an orderly and organized manner to allow for efficient review."

Added "and the entity must receive funding from the Department of Mental Health and Developmental Disabilities" after "ICF/MR" in line 4 of Section 140.583(a)(3).

Added "(see 89 Ill. Adm. Code Part 404)" after the last sentence in Section 140.583(a)(3).

Deleted "The payment methodology shall take into account the actual allowable costs to the facility of providing services to the residents, and shall be adequate to reimburse the allowable costs of a campus facility which is economically and efficiently operated." from Section 140.583(b).

Added "(see Section 140.530 through Section 140.541)" to the end of Section 140.583(b).

Changed "Section 140.560(a)" to "Section 140.560 above" in line 14 of Section 140.560(a).

Added a comma after the word "more" in line 3, added a comma after the word "licensure" in line 11 and correctly spelled "determined" in line 6 by adding as "m" after the "r" in Section 140.560(c).

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- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

- 13) Will these Amendments replace an Emergency Amendments currently in effect? No

- 14) Are there any amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
140.2	Amendment	July 15, 1988 (12 Ill. Reg. 11701)
140.3	Amendment	July 15, 1988 (12 Ill. Reg. 11701)
140.7	Amendment	July 15, 1988 (12 Ill. Reg. 11701)
140.9	Amendment	July 15, 1988 (12 Ill. Reg. 11701)
140.19	Amendment	August 12, 1988 (12 Ill. Reg. 12976)
140.100	Amendment	October 14, 1988 (12 Ill. Reg. 16421)
140.110	New Section	July 15, 1988 (12 Ill. Reg. 11701)
140.350	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.362	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.363	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.364	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.367	Amendment	April 1, 1988 (12 Ill. Reg. 5958)

NOTICE OF ADOPTED AMENDMENTS

Section Numbers	Proposed Action	Illinois Register Citation
140.369	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.370	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.372	Amendment	April 1, 1988 (12 Ill. Reg. 5958)
140.373	Repealer	April 1, 1988 (12 Ill. Reg. 5958)
140.376	Repealer	April 1, 1988 (12 Ill. Reg. 5958)
140.390	Amendment	November 4, 1988 (12 Ill. Reg. 17643)
140.392	Amendment	November 4, 1988 (12 Ill. Reg. 17643)
140.394	Amendment	November 4, 1988 (12 Ill. Reg. 17643)
140.400	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.441	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.443	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.445	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.447	Amendment	October 28, 1988 (12 Ill. Reg. 17172)
140.512	Amendment	July 22, 1988 (12 Ill. Reg. 11995)
140.525	Amendment	October 28, 1988 (12 Ill. Reg. 17172)

NOTICE OF ADOPTED AMENDMENTS

Section Numbers	Proposed Action	Illinois Register Citation
140.896	New Section	July 15, 1988 (12 Ill. Reg. 11701)

15) Summary and Purpose of Amendments:

89 Ill. Adm. Code 140.533, 140.582, 140.583 and 140.584

Section 140.533

These proposed amendments add detail to the Department's rule which explains those administrative costs which are allowable in determining the reimbursement of long term care facilities. Detail is added regarding treatment of bad debt, clerical costs, trust fees, professional services, and travel and seminar costs.

Section 140.582

This amendment describes the process a long term care facility can use to object to the findings of an audit of its cost report.

Section 140.583

This new rule describes the reimbursement methodology for campus facilities.

Section 140.584

This rule specifies how the Department will reimburse contributions into the Illinois Municipal Retirement Fund by long term care facilities owned and operated by county or municipal governments.

89 Ill. Adm. Code 140.535, 140.543, 140.560, 140.570 and 140.590

Section 140.535

Amendments to this Section specify that personal property replacement taxes are not allowable.

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Section 140.543

Amendments to this Section delete provisions relating to filing projections of capital costs by new owners.

Section 140.560

Amendments to this Section clarify cost report filing requirements for new owners of existing facilities, new facilities, and when new construction adds ten percent or more to the licensed bed capacity of a facility.

Section 140.570

Amendments to this Section specify allocation of costs when a portion of a building is vacant or used for functions other than a nursing home.

Section 140.590

Amendments to this Section specify record retention requirements for fixed asset transactions, and specify certain requirements for field audits.

- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name:

Tom Toberman
Division of Medical Programs

Address:

Illinois Department of Public Aid
Prescott E. Bloom Building
201 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone:

(217) 524-7335

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140

MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

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Incorporation By Reference

140.2

Medical Assistance Programs

140.3

Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC and Pregnant Women Who Would Be Eligible if the Child Were Born Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)

140.4

Covered Medical Services Under GA and AMI Medical Services Not Covered

140.5

Medical Assistance Provided to Individuals Under the

140.6

Age of Eighteen Who Do Not Qualify for AFDC

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Medical Assistance For Qualified Severely Impaired Individuals

140.8

Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the

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140.10

Medical Assistance Provided to Incarcerated Persons

SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL

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Enrollment Conditions for Medical Providers

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Participation Requirements for Medical Providers

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Definitions

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Denial of Application to Participate in the Medical

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Termination of a Vendor's Eligibility to Participate

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in the Medical Assistance Program

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Suspension of a Vendor's Eligibility to Participate in

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the Medical Assistance Program

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Effect of Termination on Individuals Associated with

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Application to Participate or for Reinstatement

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Subsequent to Termination, Suspension or Barring

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140.116	Payment for Inpatient Services for GA
140.117	Hospital Outpatient and Clinic Services
140.200	Payment for Hospital Services During Fiscal Year 1982
140.201	Payment for Hospital Services After June 30, 1982 (Repealed)
140.202	Payment for Hospital Services During Fiscal Year 1983
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TABLE A Medichuk Recommended Screening Procedures

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AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983;

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Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 8128, 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140.912 and 140.912 Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147.205 and 147.205 Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12

111. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 140.533 General Administration Costs

General administration costs are allowable as follows:

- a) Administrative -- Allowable costs are reasonable costs of salaries paid to the administrator and assistant administrator (reasonableness to be determined by hours worked, need for position, and prevailing salaries in the industry); central office expenses in accordance with Medicare guidelines; and miscellaneous administrative expenses not otherwise classified. Compensation paid to a nonworking officer or owner is not allowable.
- b) Bad Debts -- Costs attributed to uncollectable accounts are not allowable. This includes professional fees incurred for the collection of such accounts.
- c) Clerical -- Allowable costs are salaries and wages of clerical staff, office supplies, printing, postage, copier expenses, telephone and telephone leasing expense, and other miscellaneous expenses. Clerical costs relating to fund raising or other non-care activities are not allowable.
- d) Contributions -- Contributions made to charitable or political organizations are not allowable.
- e) Directors' Fees -- Reasonable fees paid to directors are allowable. Reasonableness will be determined by the duration of the meeting and the customary directors' fees paid by similar institutions. The director must attend the meeting in order for a director's fee to be allowable. Auditable records

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Section 140.533 General Administration Costs (Cont'd)

indicating attendance and duration of meetings must be kept.

- f) Dues, Fees, Subscriptions, Promotions -- Reasonable cost of membership in organizations reasonably related to the development and operation of patient care facilities and programs, or the rendering of patient care is allowable. The cost of membership in civic, social, or fraternal organizations is not allowable. The cost of subscriptions to professional, technical, or business related periodicals is allowable. Allowable advertising costs include: those in connection with recruiting personnel, or for procurement of scarce items or services related to patient care. Advertising costs are not allowable in connection with public relations, fund raising, or to encourage patient utilization. Trust fees are also a non-allowable expense.

- g) Employee Benefits and Payroll Taxes -- Allowable costs include retirement plans, life insurance, health insurance, malpractice insurance for the medical director, payroll taxes, uniform allowance, unemployment insurance, workmen's compensation and employee meals. Benefits claimed as costs must be required by law, a written contract, or written policies of the facility. Premiums on key-man life insurance where the corporation or facility is the beneficiary, or where similar insurance is not available to all employees are not allowable except as required by lending institutions.

- h) Good Will and Covenant not to Compete -- Costs are not allowable.

- i) Inservice Training and Education -- Allowable costs are travel, food, lodging, attendance fees, and cost of bringing training personnel to the facility. The cost of training employees or volunteers who will work in the facility is allowable. The cost of training non-employees is not allowable.

- j) License or Application Fees -- Fee for licensure of the facility as well as the license application fee are allowable costs.

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Section 140.533 General Administration Costs (Cont'd)

- k) Malpractice Insurance -- Cost of malpractice insurance for the facility is allowable.

- l) Professional Services -- Reasonable legal and accounting fees incurred incident to the operation of the facility are allowable. Legal and accounting costs incident to corporate matters not related to patient care are not allowable. Retainer fees are also not allowable. Legal fees for law suits against the State or Federal governments are not allowable. Management fees are allowable to the extent they are reasonable in relation to services performed.

- m) Property and Liability Insurance -- The cost of property and liability insurance premiums paid on care related assets is an allowable cost.

- n) Travel and Seminar -- The reasonable and necessary cost of attending meetings and seminars (related to patient care) is an allowable cost. Travel, lodging, food and registration expenses related to attending conferences and conventions beyond 50 miles of Illinois are not allowable. Conferences held in-state, or within 50 miles of Illinois are allowable under the following conditions:

- 1) The conference is specifically of an educational nature (i.e., improvements of skill levels). Meetings directed towards lobby activities are not considered educational.
- 2) Staff in attendance are those involved in supervising and providing direct care to clients.
- 3) Costs associated with other than direct care staff (e.g., accountant, bookkeeper, dietary, housekeeping) are allowable when attendance at a conference was at the request of, or sponsored by, the state, or if the seminar is directly related to government cost reporting and reimbursement.

- o) Utilization Review -- Reasonable expenses incurred in utilization review in skilled cases are allowable.

(Source: Amended at 12 Ill. Reg. 19396, effective November 6, 1988)

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Section 140.535 Costs for Interest, Taxes and Rent

a) Allowable costs for interest expenses

- 1) Interest -- Reasonable and necessary interest on both current and capital indebtedness is an allowable cost provided that the indebtedness is related to patient care. No interest cost shall be recognized to the extent it exceeds payment used on 125 percent of the prevailing mortgage rate at the time of the loan. Interest paid on loans from the providers' donor-restricted funds or qualified pension fund is allowable. Interest income from unrestricted funds must be used to offset allowable interest expense. Interest incurred during construction must be capitalized and amortized over the life of the asset. Interest penalties are not allowable costs. Interest on loans to purchase capital stock are not allowable costs.

- 2) Effective for the rate year beginning July 1, 1984, for sales occurring January 1, 1978, and after, where the increased capital cost is deemed unreasonable, and adjustment to interest expense is made, the principal on which interest is computed must be reduced by the excess of the purchase price over the calculated reasonable capital expense.

- b) Rent -- Reasonable amounts expended for the rental of care related assets are allowable insofar as they represent arms length transactions between the owners of the property and the party claiming the expense. Subleases are not an allowable expense. Rents paid to related organizations are not an allowable expense. (Capital cost of related organizations must be itemized). Real estate and personal property taxes included in rental amounts should be claimed as a tax expense.

- c) Taxes -- Real estate and personal property taxes on care related assets are allowable capital costs. Special assessments on land which represent capital improvements such as sewers, water, and pavements must be capitalized and depreciated over their estimated useful lives. Fines and penalties associated with

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Section 140.535 Costs for Interest, Taxes and Rent

property taxes are not an allowable cost. The personal property replacement tax is not allowable.

(Source: Amended at 12 Ill. Reg. 19396, effective November 6, 1988)

Section 140.543 Time Standards for Filing Cost Reports

- a) Except as provided in subsections (b) and (c) below, the cost report must be filed within 90 days of the end of the facility's fiscal year. One extension up to 60 days shall be granted for circumstances which will not allow a cost report to be properly completed before the due date of the report. The written request for an extension must be submitted to the Office of Health Finance prior to the original due date. All requests shall be judged based upon the individual circumstances to determine the length of the extension.

- b) Change of Ownership -- The new owner of a new lessee of a previously-leased facility may file a pre-emption of capital costs at the time of closing or signing of the lease. Whether or not such a report is filed, the new owner or lessee must file a cost report 9 months after acquisition (covering the first 6 months of operation). A change of ownership is dated from the closing of the sale or from the date of the oldest lease agreement between the present incumbents of a lease. The facility must also file a cost report within 90 days of the close of its first complete fiscal year.

- 1) A change of corporate stock ownership does not constitute a change in ownership.
- 2) The Department will not recognize any subsequent transaction by the lessee as a new acquisition for purposes of capital reimbursement. Capital costs are allowed only when a facility is constructed, sold or leased for the first time. The Department will recognize the one lease as a new acquisition.

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Section 140.543 Time Standards for Filing Cost Reports
(Cont'd.)

- c) New Facility - A facility which is licensed for the first time must file a projection of capital costs before any warrants will be released to the facility. A full cost report must be filed within 9 months after opening the facility (covering at least the first 6 months of operation). The facility must also file a cost report within 90 days of the close of its first complete fiscal year.

(Source: Amended at 12 Ill. Reg. 19396, effective November 6, 1988)

Section 140.560 Components of the Base Rate Determination

- a) Except as specified in this Section and Sections 140.561 through 140.563, rates will be calculated from the facility's cost report submitted from its full fiscal year ending during the calendar year ended 18 months prior to the beginning of the rate year. For example, cost reports for fiscal years ending in calendar year 1986 are used in the rate calculation for the rate year to begin on July 1, 1988.

Except as specified otherwise in this Section, rates will be calculated from the facility's cost report submitted from its full fiscal year ending during the calendar year ended 18 months prior to the beginning of the rate year. For example, cost reports for fiscal years ending in calendar year 1986 are used in the rate calculation for the rate year to begin on July 1, 1988.

- 1a) In the case of a change in ownership of a previously certified facility, the rate issued to the previous owner will be in effect for the remainder of the rate year. A new rate will be calculated for the next rate year based on the new owner's cost report if a cost report covering a minimum of the first six months of operation is received by the Finance Section prior to July 1st. If a cost report covering the first six or more months of operation for the new owner cannot be filed with the Finance Section prior to July 1st, the rate will be calculated based upon the prior owner's cost report filed in accordance with Section 140.560 above. A cost report which has not been completed in accordance with the Department's rules and cost report instructions

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Section 140.560 Components of the Base Rate Determination
(Cont'd.)

will not be considered as received until all cost report pages are properly completed.

- 2b) In the case of a new facility, capital reimbursement will be assigned on the receipt of the first cost report (which may be an abbreviated cost report.) The support reimbursement will be set at the median for that region until the rate can be replaced by a support rate calculated on the basis of the second cost report, which contains actual historical cost information. The facility must then file a six month cost report, (beginning with date the first patient was admitted) which contains actual historical cost information. The capital and support rates will then be recalculated based upon this cost report. Rates so calculated will go into effect on the first day of the first month after the six month cost report is received by the Finance Section.

- c) When a construction addition to the building will increase the licensed capacity by 10 percent or more, the facility may file a revised cost report reflecting the increased capital investment. If this revised cost report is filed within 30 days of the date of the increase in licensure as determined by the Illinois Department of Public Health, any increase in the capital rate will be effective on the effective date of licensure increase. If the revised cost report is filed more than 30 days after the effective date of increase in licensure, any increase in the capital rate will be effective on the first day of the first month after the report is received by the Finance Section.

- 3d) Once a rate for an individual facility has been calculated, a new rate will not be calculated during the course of the rate year except as provided in subsections (a) and (b) and (c) above, or when an addition to the facility increases capacity by 10 percent or more or when major improvements would raise the weighted average year-- If a new rate is calculated, it

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Section 140.560 Components of the Base Rate Determination (Cont'd)

shall be effective on the first day of the rate year subsequent to the improvement.

- e) If a facility incurs building construction improvements which would raise the base year grouping, then the nursing home may file a revised cost report which reports the increased capital investment. The base year is defined in Section 140.570(b)(2) and Section 140.574. J shows the groupings. If the improvements have been completed and put into use prior to the forthcoming rate year and the cost report reflecting increased capital costs is filed prior to the beginning of the next rate year, then any increase in the capital rate will be effective on the first day of the rate year.

- b) No change in individual facility costs received after November 1 will affect the group averages for the following year--individual facility cost reports filed after August 1 but prior to November 1 will be included in the group averages if at the time the report is filed the Department has not initiated rate-of-rates.

(Source: Amended at 12 Ill. Reg. 1936, effective November 6, 1988)

Section 140.570 Capital Rate Component Determination

- a) Capital rates for all long term care facilities--except State Institutions, Specialized Living Centers, and those rented pursuant to arm's length transactions prior to September 1, 1981, shall be reimbursed in the manner described in Sections 140.570 through 140.573. Capital rates for facilities rented prior to September 1, 1981 are set forth in Section 140.574. Capital rates for Specialized Living Centers are set forth in 140.579.

- b) The terms used in Sections 140.570 through 140.574 are defined as follows.

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Section 140.570 Capital Rate Component Determination (Cont'd)

- 1) "Arm's-length transaction" means a transaction between a buyer and a seller both free to act, each seeking his own best economic interest. A transaction between related parties as defined in Section 140.537 is not considered to be an arm's-length transaction.

- 2) "Base Year" refers to the weighted average year of investment in the actual construction of the building. The Base Year is determined using the components of the building cost, which are included in the Original Building Base Cost, and the corresponding years of acquisition or construction. The year of each component of the total investment is multiplied by the cost of each year's investment. The sum of these products is then divided by the total Original Building Base Cost to yield an average year of construction. Any fractional portion of the Base Year derived from this calculation will be truncated. The Base Year will not change due to sale or lease of the building subsequent to January 1, 1978.

- 3) "Capital Days" are used to convert all capital items to per diem amounts. If a facility's occupancy rate is above 93%, then capital days shall be equal to the actual patient days. If occupancy is below 93%, then 93% of available bed days (the number of licensed beds multiplied by the number of calendar days in a period) shall be the capital days.

- 4) Building Basis:

- A) "Original Building Base Cost" means either the cost of construction or the cost of the latest purchase of the building in an arm's-length transaction prior to January 1, 1978. The allowable cost of subsequent improvements to the building will be included in the original building base cost. The original building base cost will not change due to sales or leases of the facility after January 1, 1978. In the case of a nursing home building constructed after

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Section 140.570

Capital Rate Component Determination (Cont'd)

Section 140.570 Capital Rate Component Determination (Cont'd)

- A) "Current Owner's Base Cost" means the purchase price properly allocated to the long term care portion of the building resulting from the current building owner's purchase in an arm's-length transaction. For any transaction after July 18, 1984, the current owner's base cost must be adjusted according to the provisions in Section 140.573(b).
- C) If a portion of the building is vacant or is used for functions other than a nursing home, then a portion of the building's original building base cost and the current owner's base cost will not be used in the rate calculation. This cost allocation will be based upon the proportion of the total square feet in the building being used for nursing home functions.
- 5) "Ceiling or group ceiling" means the per diem amount from Section 140.TABLE J based upon the Base Year and Health Service Area (HSA) (See Section 140.TABLE B) grouping for the facility.
- 6) "Dodge Construction Index" means the index of changes in construction costs from year-to-year developed from the annual publication Dodge Construction Systems Costs as published by McGraw-Hill Cost Information Systems.
- 7) "Equipment Basis" means the purchase price of the movable equipment being used for long term care purposes resulting from the purchase in an arm's-length transaction. Any purchase of previously used equipment from another nursing home after July 18, 1984 must have the Equipment Basis adjusted according to the provisions in Section 140.573(b).

January 1, 1978, the allowable construction cost plus the cost of subsequent improvements will be the original building base cost.

- 8) "Vehicle Basis" means the purchase price of the vehicle used for nursing home operation. Only one automobile will be allowed to be included in the vehicle basis for each facility. If a portion of the use of the vehicle is for personal purposes or for purposes other than operation of the nursing home then this portion of the cost must not be included in the vehicle basis. The facility is responsible for maintaining records which document the portion of the vehicle's use for nursing home operation.

- 9) "Fair Rental Percentage" means the percent rate of return on investment to be used in the rate calculation. This percentage shall be the average Treasury Bill 91 day return rate for the previous 12 months, except that the minimum Fair Rental Percentage will be 9.13 percent and the maximum shall be 12 percent.

- 10) "FRV" means "Fair Rental Value". Refer to Section 140.571.

- 11) "Rounded Average Year" refers to the average year of construction of the building and building improvements. This year is used to determine the proper construction inflation factor. The average year of construction shall be determined by multiplying the year of each component of the total investment by the cost of each year's investment to yield an average year of construction or acquisition. This average age is rounded to the nearest whole year. A separate rounded average year must be calculated for the Original Building Base Cost and for the Current Owner's Base Cost.

- 12) "Updated Cost" or "Inflated Cost" refers to the appropriate cost updated for inflation.

- c) Any items of fixed equipment which are no longer in use or are not providing significant value for inpatient long term care purposes must not be reported on the cost report fixed asset schedules for land, buildings, equipment and vehicle. For example, portions of a building not being used

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Section 140.570 Capital Rate Component Determination (Cont'd)

for nursing home operations must not be reported. Any assets which were removed from the cost report depreciation schedules prior to the 1986 cost report due to the asset being fully depreciated may not now be included in the building or equipment basis. Also, if a vehicle is used partially for personal purposes or purposes other than operation of the nursing home then this portion of the cost must not be included in the vehicle cost section of the cost report.

- d) No asset may be included in the building or equipment basis unless complete documentation for the cost and year of purchase or construction is maintained. This data must be maintained to facilitate efficient audit reviews by representatives of the Department.

(Source: Amended at 12 Ill. Reg. 19396, effective November 6, 1988)

Section 140.582 Cost Adjustments

- a) Cost adjustments will be made on a minimum occupancy standard. Facilities having utilization levels below the standard will have their per patient day cost adjusted as if occupancy were at the standard.

- 1) For capital costs, a standard of 93 percent occupancy or actual, whichever is larger, shall be used.
- 2) For operating costs (support and nursing), a standard of actual or one-third of the difference between the actual occupancy and 93 percent, if the occupancy rate is below 93 percent, shall be used.
- 3) The number of licensed beds in the cost reporting year shall be used in the calculation of the minimum occupancy standard.
- b) On-site audits and desk audits shall be made to verify the accuracy and reasonableness of reported costs. Adjustments will be made for costs which are not

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Section 140.582 Cost Adjustments (Cont'd.)

allowable under the Department's rules or are not adequately supported by the facility's records. The Department will notify the nursing home regarding any adjustments made to the cost report as a result of a desk audit. Any objections to these adjustments must be summarized in a letter with all appropriate documentation enclosed to support the requested revision. All documentation and workpapers must be presented in an orderly and organized manner to allow for efficient review. The letter explaining the objections and all supporting documentation must be received by the Department within 45 days of the date of the letter notifying the nursing home regarding the cost report adjustments. In order to provide for the efficient and accurate processing of the cost data and payment rates, no further revisions will be made to the desk audit adjustments at the request of the facility or its representatives for information submitted after this 45 day period.

- c) Any non-exempt income or contributions available to or received by the recipient or the facility from any source on behalf of the recipient must be deducted in determining the amount of payment authorized by the Department.

(Source: Amended at 12 Ill. Reg. 19396, effective November 6, 1988)

Section 140.583 Campus Facilities

- a) A "campus facility" is defined as an entity which consists of a long term care facility (or group of facilities if the facilities are on the same contiguous parcel of real estate) which meets all of the following criteria as of May 1, 1987:

- 1) The entity provides care for both children and adults.
- 2) Residents of the entity reside in three or more separate buildings with congregate and small group living arrangements on a single campus.

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Section 140.583Campus Facilities (Cont'd)

3) The entity provides three or more separate licensed levels of care on the same campus. One of these licensed levels of care must be ICF/MR and the entity must receive funding from the Department of Mental Health and Developmental Disabilities. The facility must also be licensed as a child care institution by the Department of Children and Family Services (see 89 Ill. Adm. Code 404).

b) Allowable costs will be determined under the same guidelines as used for other types of facilities providing services for ICF/MR residents (see Sections 140.530 through 140.541).

c) The campus facility reimbursement rate will be determined using the following steps:

- 1) Determine the total allowable cost for all residential campus services. Costs for day training, education, and day care services shall not be included in the calculation of the campus facility rate.
- 2) Obtain the per diem cost by dividing the total allowable cost by the adjusted patient days. The adjusted patient days will be determined in accordance with Section 140.582.
- 3) The operating costs are adjusted for inflation. The inflation factors will be determined in accordance with the provisions of Section 140.550. The inflated per diem operating costs are added to the per diem capital costs to obtain the updated total per diem cost.
- 4) The updated total per diem cost is compared to the ceiling. The lower of the two amounts will be the prospective payment rate.
- 5) The ceiling will be determined at 115% of the average rate being paid to the Specialized Living Centers for ICF/MR residents.

(Source: Added at 12 Ill. Reg. 19396, effective November 6, 1988)

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Section 140.584Illinois Municipal Retirement Fund (IMRF)

This Section applies to long term care facilities which are owned and operated by county or municipal governments and which make payments into the Illinois Municipal Retirement Fund (IMRF).

- a) For purposes of this Section, a facility shall be deemed to have paid into the IMRF any and all sums paid into said fund on account of persons employed in the facility, regardless of whether or not such payments were made out of funds specifically designated by the county or municipal government for the facility, other specific funds, county or municipal general funds, or any other funds controlled or expended by the county or municipal governing body.
- b) The cost report for the county or municipal facility must separately identify IMRF costs in the section of the cost report which requests details regarding employee benefits and payroll taxes.

c) No facility receiving reimbursement for IMRF costs under this Section shall receive reimbursement for the same costs under Section 140.533(g).

d) The IMRF addition to the support rate will be calculated as follows:

- 1) The total IMRF costs will be divided by adjusted patient days to obtain IMRF per diem cost. The adjusted patient days will be determined in accordance with Section 140.582.
- 2) The IMRF per diem cost is adjusted for inflation. The inflation factors will be determined in accordance with the provisions of Section 140.550.
- 3) The inflated IMRF per diem cost from subsection (d)(2) will be added to the support rate determined in accordance with Section 140.561.

(Source: Added at 12 Ill. Reg. 19396, effective November 6, 1988)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 140.590 Audit and Record Requirements

- a) All audits shall be conducted according to audit principles set forth in the Department's audit guidelines.
- b) Maintenance of records
- 1) All accounting, financial, medical and other relevant records of the provider and related organizations shall be kept for a minimum of 3 years following the date of the filing of the cost report. This must include a copy of the general ledger trial balance indicating how ledger entries were allocated to specific schedules and lines. Records relating to all fixed asset transactions must be maintained for a minimum of three years following the year in which the assets are last recorded in the cost report.
 - 2) The records must be kept in good order in an auditable form.
 - 3) All provider and related organization records shall be made available to the State auditors or their designees and furnished on their request at a single location. If a facility is selected for a field audit and some records are maintained at a location outside the State of Illinois, it is the responsibility of the facility to pay for the expense of transporting the records to one location in Illinois or to pay for the expense of transporting the audit team to the out-of-state location. This would include the expense of lodging and meals.
 - c) Failure of the provider or related organization to furnish needed records or answer essential inquiries shall result in the suspension or termination of Public Aid payments. The suspension of payments shall take effect after written notice to the provider and continue until such time as full cooperation is received.
 - d) Final audit results will be communicated to the facility within 90 days of the completion of the field audit.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 140.590 Audit and Record Requirements (Cont'd.)

- e) In the event that costs are determined to be overstated, the facility shall be liable for a penalty of 5 percent of the overstatement. The Department may also recover any payments, or portions of payments, made to the facility as a result of incorrect statements.

(Source: Amended at 12 Ill. Reg. 19396, effective November 6, 1988)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

Toxic Art Supplies Code

- ### 3) Section Numbers:

4) Statutory Authority:

Toxic Art Supplies in Schools Act
III. Rev. Stat. 1987, ch. 122, par. 1601 et seq.

5) Effective Date of Rules:

January 1, 1989

- 6) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☐ No ☒

If "yes", please specify date:

Adopted Action:

[illegible]

1. Section headings have been changed and do not appear in all capital letters.
2. The headings for Section 848.375 now agree with the table of contents and the text.
3. In Section 848.110, in the definitions of "Potential Human Carcinogen" and "Toxic Substance", have been indented 1/2 inch.
4. In Section 848.130 (Now Section 848.120), the label for subsection (d) must have been changed from a capital letter to a lower case letter. Also, a heading has been developed for this subsection.

- 7) Does this Rulemaking Contain Any Incorporations by Reference? Yes X No
If "yes," please specify type: 6.02(a) X or 6.02(b)
If "6.02(b)," was a copy of the approval form issued by the Joint Committee attached to this rulemaking? Yes No X

- 8) Date Filed in Agency's Principal Office:

- January 1, 1989
- 9) Date Notice(s) of Proposal was Published in Illinois Register:

- November 6, 1987 - 11 111. Reg. 18098

- 10) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? Yes No X

If "yes," please complete the following:

- A) Statement of Objection: _____, Ill. Reg. _____
- B) Agency Response: _____, Ill. Reg. _____
- C) Date Agency Response Submitted for Approval to the Joint Committee: _____

11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

Numerous products have been added to the lists.

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

1. Section headings have been changed and do not appear in all capital letters.
2. The headings for Section 848.375 now agree with the table of contents and the text.
3. In Section 848.110, in the definitions of "Potential Human Carcinogen" and "Toxic Substance", have been indented 1/2 inch.
4. In Section 848.130 (Now Section 848.120), the label for subsection (d) must have been changed from a capital letter to a lower case letter. Also, a heading has been developed for this subsection.

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

5. In Section 848.140 (Now Section 848.130), the two unlabeled paragraphs at the beginning have been labeled. In addition, the "Brand Names" and "Manufacturers" have been indented.
6. In Section 848.200(a), the name and address of the Manual has been indented.
7. Deleted Section 848.120 and Section 848.130 (b)(2)(A)-(1) in their entirety.
8. The following has been added to Section 848.130 (b)(1) "as required under 29 CFR 1915 (1988)."
9. Replaced "Staff" with "Illinois Department of Public Health" in Section 848.130 (b)(4) (Now Section 848.120(b)(3)).
10. The following has been added to Section 848.120 (b)(3): "Review of recommendations of any of the Illinois Department of Public Health approved voluntary art and craft material certifying organizations."
11. The following has been added to Section 848.130 (c)(2) (Now Section 848.120(c)(2)): "GOOD CAUSE" shall mean when the Department, through its evaluation or based upon the findings and conclusions of an approved organization, finds that an art or craft material is hazardous.
12. The following has been added to the end of Section 848.130 (d)(1) (Now Section 848.120(d)(g)) "if manufacturers do not voluntarily submit this information."
13. Section 848.300 has been redrafted as follows: "The art and craft materials classified and labeled as toxic by the following approved voluntary certifying organizations have been classified as toxic."
14. In the 8th line in Section 848.100 "can" was changed to cannot."
15. In Section 848.130 (Now Section 848.120) the "d" was changed to "d)".
16. The name "ASTM" has been written out in Section 848.110.
17. All citations to the Illinois Revised Statutes have been updated.

In addition, various typographical, grammatical and form changes were made in response to the comments for the Administrative Code Division and the Joint Committee on Administrative Rules.

- 12) Have all the changes agreed upon by the Agency and the Joint Committee' been made as indicated in the agreement letter issued by the Joint Committee?

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

The Department has made all the changes to which it agreed with the Joint Committee.

- 13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes No X

- 14) Are there any other Amendments Pending on this Part? Yes No X

If Yes:

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Ill. Reg. Citation</u>
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- 15) Summary and Purpose of Rules:

The Toxic Art Supplies in Schools Act requires the Department to review the contents of Art and Craft materials and develop a list of art and craft products for use by students in grades K through 6, and to assure that such toxic products are properly labeled to assure safe use of such products by children in grades 7 through 12. These adopted rules contain lists of those materials which can and cannot be used in schools.

- 16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Mr. Robert John Kane, Division of Governmental Affairs, Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Rules begins on the next page:

DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

NOTICE OF ADOPTED RULES

TITLE 77: PUBLIC HEALTH

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH

SUBCHAPTER P: HAZARDOUS AND POISONOUS SUBSTANCES

PART 848

TOXIC ART SUPPLIES CODE

SUBPART A: GENERAL PROVISIONS

Section

Purpose and Applicability

848.100 Definitions
848.110 Inclusion on Nontoxic or Toxic List of Materials
848.120 Exemptions
848.130

SUBPART B: NONTOXIC ART AND CRAFT MATERIALS

848.200 Nontoxic Art and Craft Materials (Approved)
848.210 Nontoxic Art and Craft Materials (Specific)
848.215 Adhesives, Cements, Glues, Pastes, Wheat Pastes
848.220 Clays, Inks, Waxes
848.225 Cleaner, Preservative, Starch, Water Softener
848.230 Drawing Material: Crayons, Markers, Pastels, Pencils
848.235 Dyes, Pigments
848.240 Glitter, Gloss, Linseed Oil, Paint

SUBPART C: TOXIC ART AND CRAFT MATERIALS

848.300 Toxic Art and Craft Materials (Approved)
848.310 Toxic Art and Craft Materials (Specific)
848.315 Adhesives, Cements, Glues, Pastes, Wheat Pastes
848.320 Alloys, Clays, Grog, Minerals, Molding Rubber, Plasters, Plastic Sculptures, Powders, Talcs, Waxes
848.325 Bleaches
848.330 Cleaners, Correction Fluids, Degreasers, Solvents, Thinners, Turpentine
848.335 Compressed Gas, Deflocculent
848.340 Drawing Materials: Markers, Pencils
848.345 Dyes, Mordants, Pigments
848.350 Hair Sprays
848.355 Inks
848.360 Patching Compounds
848.365 Photographic and Lithographic Processing Chemicals
848.370 Soldering Materials
848.375 Surface Coating Materials: Antiquing Agents, Finishes, Fixatives, Glazes, Lacquers, Linseed Oil, Paints, Stains, Shellacs, Sealers
Appendix A California List

SUBPART A: GENERAL PROVISIONS

Section 848.100 Purpose and Applicability

The Toxic Art Supplies in Schools Act requires the Department to develop lists of art or craft materials which cannot be purchased or ordered for use in kindergarten through sixth grade. These lists are distributed by the State Superintendent of Education to all the school districts in Illinois as well as making the lists available to preschools, child care centers, and other businesses and organizations which involve children in the use of art or craft materials. This Part contains the standards for inclusion and removal of a product on the list of products which can not be purchased or ordered by schools as well as the list of materials which can be purchased or ordered.

Section 848.110 Definitions

"Art" means the Toxic Art Supplies in Schools Act (Ill. Rev. Stat. 1987, ch. 122, par. 1601 et seq.)

"ART OR CRAFT MATERIAL" MEANS ANY RAW OR PROCESSED MATERIAL OR MANUFACTURED PRODUCT MARKETING OR BEING REPRESENTED BY THE MANUFACTURER OR REPACKAGERS AS BEING SUITABLE FOR USE IN THE DEMONSTRATION OR THE CREATION OF ANY WORK OF VISUAL OR GRAPHIC ART IN ANY MEDIUM. SUCH MEDIA MAY INCLUDE, BUT NEED NOT BE LIMITED TO, PAINTINGS, DRAWINGS, PRINTS, SCULPTURE, CERAMICS, ENAMELS, JEWELRY, STAINED GLASS, PLASTIC SCULPTURE, PHOTOGRAPHS, AND LEATHER AND TEXTILE GOODS.
(Section, 3(a) of the Act)

"DEPARTMENT" MEANS THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH.
(Section 3(e) of the Act)

"HUMAN CARCINOGEN" MEANS ANY SUBSTANCE LISTED AS A HUMAN CARCINOGEN BY THE INTERNATIONAL AGENCY FOR RESEARCH ON CANCER OR BY THE NATIONAL TOXICOLOGY PROGRAM OF THE U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES.
(Section 3(b) of the Act)

AUTHORITY: Implementing and authorized by Section 9 of the Toxic Art Supplies in Schools Act (Ill. Rev. Stat. 1987, ch. 122, par. 1601 et seq.), in particular 1609) and Section 55.39 of the Civil Administrative Code (Ill. Rev. Stat. 1987, ch. 127, par. 55.39).

SOURCE: Adopted at 12 Ill. Reg. 19429, effective January 1, 1989.

NOTE: Capitalization denotes statutory language.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

Section 848.110 (cont.)

"Nontoxic" means art or craft materials which have been determined by the Department to be safe for use in grades K through 6.

"POTENTIAL HUMAN CARCINOGEN" MEANS ONE OF THE FOLLOWING:

ANY SUBSTANCE WHICH DOES NOT MEET THE DEFINITION OF HUMAN CARCINOGEN, BUT FOR WHICH THERE EXISTS SUFFICIENT EVIDENCE OF CARCINOGENICITY IN ANIMALS, AS DETERMINED BY THE INTERNATIONAL AGENCY FOR RESEARCH ON CANCER OR THE NATIONAL TOXICOLOGY PROGRAM OF THE U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES; OR

ANY CHEMICAL SHOWN TO BE CHANGED BY THE HUMAN BODY INTO A HUMAN CARCINOGEN.
(Section 3(c) of the Act)

"Toxic" means art or craft materials which have been determined by the Department to be hazardous for use in grades K through 6 because it contains an ingredient which is a toxic substance if the ingredient, whether an intentional ingredient or an impurity, constitutes 1% or more by weight of the product.
(Section 3(d) of the Act)

"TOXIC SUBSTANCE" MEANS ANY OF THE FOLLOWING:

HUMAN CARCINOGENS;

POTENTIAL HUMAN CARCINOGENS:

ANY SUBSTANCE HAVING A POTENTIAL FOR CAUSING A CHRONIC ADVERSE HEALTH EFFECT AS DETERMINED PURSUANT TO THE AMERICAN SOCIETY FOR TESTING AND MATERIALS (ASTM) STANDARD D 4236 OR LATEST REVISION.

FOR THE PURPOSES OF THIS ACT, AN ART OR CRAFT MATERIAL SHALL BE PRESUMED TO CONTAIN AN INGREDIENT WHICH IS A TOXIC SUBSTANCE IF THE INGREDIENT, WHETHER AN INTENTIONAL INGREDIENT OR AN IMPURITY, CONSTITUTES 1% OR MORE BY WEIGHT OF THE PRODUCT.
(Section 3(d) of the Act)

Section 848.120 Inclusion on Nontoxic or Toxic List of Materials

- a) Art or craft materials are classified as nontoxic or toxic for grades K through 6 based upon an evaluation of the potential health hazard (acute or chronic effects) by ingestion, inhalation, skin absorption or combination during any reasonably foreseeable use of the product by students in the classroom.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

Section 848.120 (cont.)

- b) This evaluation of art and craft materials consists of a review of the following to determine the potential health hazards:

- 1) Review of Material Safety Data Sheet (MSDS) as required under 29 CFR 1915 (1988).
- 2) Review of recommendations of any of the Illinois Department of Public Health approved voluntary art and craft material certifying organizations.
- 3) Consultation with Illinois Department of Public Health Toxicologist.

- c) THE DEPARTMENT SHALL CONSIDER THE FINDINGS AND CONCLUSIONS OF A VOLUNTARY ART AND CRAFT MATERIAL CERTIFYING ORGANIZATION AS TO THE APPROPRIATENESS OF PLACEMENT OF ANY PRODUCT ON THE DEPARTMENT'S ART AND CRAFT MATERIALS EXCLUSION LIST IF:

- 1) SUCH VOLUNTARY CERTIFYING ORGANIZATION BASES ITS FINDINGS AND CONCLUSIONS UPON THE FINDINGS OF AN INDEPENDENT CERTIFIED TOXICOLOGIST; AND
- 2) SUCH VOLUNTARY CERTIFYING ORGANIZATION DISCLOSES TO THE DEPARTMENT THE STANDARDS AND PROCEDURES USED BY ITS CERTIFYING TOXICOLOGIST FOR DETERMINING WHETHER ART AND CRAFT MATERIALS CONTAIN TOXIC SUBSTANCES CAUSING CHRONIC ILLNESS AND IF SO, WHETHER SUCH SUBSTANCES CAN REASONABLY BE EXPECTED TO POSE OR NOT TO POSE A RISK OF ADVERSE HEALTH EFFECTS. THE DEPARTMENT MAY DETERMINE TO ADD ANY PRODUCT TO SUCH ART AND CRAFT MATERIALS EXCLUSION LIST FOR GOOD CAUSE. (GOOD CAUSE shall mean when the department, through its evaluation or based upon the findings and conclusion of an approved organization, finds that an art or craft material is hazardous). SUCH DETERMINATION SHALL AFFORD DUE CONSIDERATION TO UNIFORM DETERMINATIONS BY OTHER STATE HEALTH DEPARTMENTS OR AGENCIES AND VOLUNTARY CERTIFYING ORGANIZATIONS AS SPECIFIED ABOVE ON THIS SUBJECT.
(Section 9(b) of the Act)

- d) Exclusion List Development:

- 1) IN DEVELOPING THE EXCLUSION LISTS, THE DEPARTMENT MAY, AS A CONDITION OF PLACEMENT ON SUCH LIST, DEMAND, UNDER APPROPRIATE PROVISIONS OF CONFIDENTIALITY TO PROTECT A MANUFACTURER'S TRADE SECRETS, SUBMISSION OF SUCH LISTS OF INGREDIENTS AND THE RESULTS OF TESTS, STUDIES, FINDINGS AND AN ANALYSIS AS MAY BE EXTANT FROM MANUFACTURERS IF MANUFACTURERS DO NOT VOLUNTARILY SUBMIT THIS INFORMATION.
(Section 9(a) of the Act)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

Section 848.120 (cont.)

- 2) If the requested information is not provided, then the art or craft materials in question shall be listed as toxic because insufficient information exists to determine the potential health hazards.

Section 848.130 Exemptions

- a) Exemption of Art and Craft Products from Act Requirements. IF THE DEPARTMENT FINDS THAT, BECAUSE THE TOXIC SUBSTANCES CONTAINED IN AN ART OR CRAFT MATERIAL CANNOT BE INGESTED, INHALED OR OTHERWISE ABSORBED INTO THE BODY DURING ANY REASONABLY FORESEEABLE USE OF THE PRODUCT IN SUCH A MANNER AS TO POSE A RISK OF ADVERSE HEALTH EFFECTS, THE DEPARTMENT SHALL EXEMPT THE PRODUCT FROM THE REQUIREMENTS OF THIS ACT.
(Section 8 of the Act)

- b) Exempt Products. The following products are exempt from the requirements of this Act:

BRAND NAMES

Klean Klay (Modeling clay)
Pariscraft (Sculpture tape)

MANUFACTURERS

Art Chemical Products, Inc.
Hunt-Bienfang Co.

SUBPART B: NONTOXIC ART AND CRAFT MATERIALS

Section 848.200 Nontoxic Art and Craft Materials (Approved)

The art and craft materials classified and labeled as nontoxic by the following voluntary certifying organizations are approved as nontoxic materials:

- a) The Certified Products and Certified Labeling Bureau of the Art and Craft Materials Institute, Inc. (ACMI)

Manual of Procedure of the Certified Products and Certified Labeling Bureau (1986)
715 Boylston Street
Boston, MA 02116

- b) American Art Clay Co., Inc.
4717 West Sixteenth Street
Indianapolis, IN 46222-2598

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

Section 848.200 (cont.)

- c) Pencil Makers Association, Inc. (PMA)
Manual of Procedure for the PMA Certification Program (1986)
66 East Main Street
Moorestown, NJ 08057

Section 848.210 Nontoxic Art and Craft Materials (Specific)

The following Sections list those art and craft materials considered to be nontoxic by the Department in addition to those approved under Section 848.200. The list consists of generic headings in alphabetical order. Under the generic headings, the individual materials brand name and manufacturer are listed. See Appendix A California List.

Section 848.215 Adhesives, Cements, Glues, Pastes, Wheat Pastes

BRAND NAMES

Blackhawk Paste
Elmer's Carpenters
Wood Glue (All Sizes)

MANUFACTURERS

Conros Corporation
Consumers Products Division
Division of Borden, Inc.

Elmer's Glue All
(All Sizes)

Consumers Products Division
Division of Borden, Inc.

Elmer's School Glue
(All Sizes)

Consumers Products Division
Division of Borden, Inc.

Elmer's Sno-Drift
(All Sizes)

Consumers Products Division
Division of Borden, Inc.

Golden Harvest Wallpaper
Paste - Wheat

Krause Milling Co.

LePage's All Purpose
White Glue (W-6912 HBF)

LePage's, Inc.

LePage's Arts and Craft
Glue (295 and 296)

LePage's, Inc.

LePage's Mucilage

LePage's, Inc.

LePage's White Paste

LePage's Inc.

LePage's White School
Glue (W-6914 HBF)

LePage's Inc.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

Section 848.215 (cont.)

BRAND NAMES	MANUFACTURERS
Metylan (Waloce)	The Henneux Co.
Pritt Glue Stick	Conros Corporation
Reliable Wheat Paste	Reliable Paste & Chemical Co.
Ross Glitter Glue	Conros Corp.
Ross School Glue	Conros Corp.
Ross Wheat Paste	Conros Corp.
Ross White Paste	Conros Corp.
UHU Glu Stic (U26-U125)	Faber-Castell Corp.

Section 848.220 Clays, Inks, Waxes

BRAND NAMES	MANUFACTURERS
Beeswax	Felbing Co., Inc.
Higgins T-100 Ink (Black)	Faber-Castell Corp.
Higgins Waterproof Color Drawing Inks 44625-44705 (All Colors)	Faber-Castell Corp.
Roma Plastilina	Standard Clay Mines
White Bleached Beeswax Cakes	Frank B. Ross Co., Inc.
Section 848.225 Cleaner, Preservative, Starch, Water Softener	
Calgon	FMC Corp.
Giv-Gard DXN	Givaudan Corp.
Higgins Pen Cleaner #4506	Faber-Castell Corp.
Sta-Flo Liquid Starch	The Dial Corp.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

Section 848.230 Drawing Materials: Crayons, Markers, Pastels, Pencils

BRAND NAMES	MANUFACTURERS
Copynot Pencils #151	Eberhard Faber, Inc.
El Marko Watercolor Markers (Blue, Red, Black, Green, Purple, Orange, Brown)	Gillette Medical Evaluation Laboratories
Magic Markers (Water-Based)	Magic Marker Industries, Inc.
Sanford's Oil Pastels	Sanford Corp.
Spectracolor (Graphite and Colored Core Pencils)	Faber-Castell Corp.
Staonal #2 (All Colors)	Binney & Smith, Inc.
Ultra Max Crayons Large #80CS6	AMS Distributing, Inc.

Section 848.235 Dyes, Pigments

BRAND NAMES	MANUFACTURERS
FDFC Blue Dye #1	Virginia Dare Extract Co., Inc.
FDFC Red Dye #40	Virginia Dare Extract Co., Inc.
Keystone Oil Yellow 3G	Keystone Ingham Corp.
Section 848.240 Glitter, Gloss, Linseed Oil, Paint	
BRAND NAMES	MANUFACTURERS
Fox Tempera Watercolors	Fox Supply Company
Glitter Products (Silver, Gold, Red, Purple, Royal Blue, Kelly Green)	Glitterex Corp.
Glitter (Silver)	Walco-Linck, Inc.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

Section 848.240 (cont.)

BRAND NAMES

Linseed Oil

Mod Podge Matte & Gloss

MANUFACTURERS

Binney & Smith, Inc.

Plaid Enterprises, Inc.

SUBPART C: TOXIC ART AND CRAFT MATERIALS

Section 848.300 Toxic Art and Craft Materials (Approved)

The art and craft materials classified and labeled as toxic by the following approved voluntary certifying organizations have been classified as toxic.

- a) The Certified Products and Certified Labeling Bureau of the Art and Craft Materials Institute, Inc.
Manual of Procedure of the Certified Products and Certified Labeling Bureau (1986)
715 Boylston Street
Boston, MA 02116

- b) American Art Clay Co., Inc.
4717 West Sixteenth Street
Indianapolis, IN 46222-2598

Section 848.310 Toxic Art and Craft Materials (Specific)

The following sections list those art and craft materials considered to be toxic by the Department in addition to those approved under Section 848.300. The list consists of generic headings in alphabetical order. Under the generic headings, the individual materials brand name and manufacturer are listed. The numeral in parenthesis following the brand name in this listing represents relative route(s) of exposure: (1) Ingestion, (2) Inhalation and (3) Dermal (eyes and/or skin contact).

Section 848.315 Adhesives, Cements, Glues, Pastes, Wheat Pastes

BRAND NAMES

Amaco Kiln Cement (Moist & Dry) (2)*

Bond Cement #484 Tacky & #4219 (1,3)

Carter's Rubber Cement (2,3)

Duco Cement (2,3)

MANUFACTURERS

American Art Clay Co., Inc.

Bond Adhesives Co.

Dennison Mfg. Co.

Devcon Corp.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

Section 848.315 (cont.)

BRAND NAMES

Elmer's Epoxy Glue (E-601,
Part 1 and Part 2) (2,3)

Elmer's Rubber Cement (E-904) (2,3)

Elmer's Solvent Contact Cement (2,3)

GR-R-Rip (10-115) (3,2)

Pigmented Liquid Glue (3,2)

Ross Epoxy Glue
(Hardener & Resin Components) (3,2)

Ross Super Glue (3,2)

Rubber Cement 4RC (2,3)

Sanford's Rubber Cement (2)

Scotch Brand 6065
Spray Mount Adhesive (2,3)Scotch Photo Mount Spray
Adhesive (2,3)

Thermogrip 6384 (3,2)

Tri-Tix (Rubber Cream Glue) (2,1)

MANUFACTURERS

Consumer Products Division
Division of Borden, Inc.Consumer Products Division
Division of Borden, Inc.Consumer Products Division
Division of Borden, Inc.

GC Electronics

Nazdar Co.

Henkel Corp.

Henkel Corp.

Lepage's Inc.

Sanford Corp.

3M - 3M Center

3M - 3M Center

Emhart Bostik Division
Lakeside Plastics, Inc.

Section 848.320 Alloys, Clays, Groggs, Minerals, Molding Rubber, Plasters,
Plastic Sculptures, Powders, Talcs, Waxes

BRAND NAMES

Aluminum Base Alloy A380.1 (2)

Amaco Casting Compound (Plaster) (3)

Amaco Fireclay Brick Grog (2)

Amaco Setstone (Pottery Plaster) (1,2)

MANUFACTURERS

U.S. Reduction Co.

American Art Clay Co., Inc.

American Art Clay Co., Inc.

American Art Clay Co., Inc.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF ADOPTED RULES

Section 848.320 (cont.)

BRAND NAMES	MANUFACTURERS
Amaco Rubber Latex (Molding Rubber) (2)	American Art Clay Co., Inc.
Apex 400 Nepheline Syenite (2)	Imcore Division IMC Industry Group
Cellucloy (1,2,3)	Activa Products
Ceramitalc 10 AC, HDT, No. 1, 10A (Same as Nytal) (2)	R. T. Vanderbilt Co., Inc.
Chevron Refined Wax 143 (3)	Chevron Environmental Health Center, Inc.
Cobalt Carbonate (2,3,1)	The Hall Chemical Co.
Cobalt Oxide (70-73% Co) (2,3,1)	The Hall Chemical Co.
Diazo Resin (2,3)	Uliano Corp.
Excel SLIP (2,1)	Excel, Inc.
Feldspar G-200 (2)	The Feldspar Corp.
Goldart Clay (2,3)	Cedar Heights Clay Co., Inc.
Hydrocal White Gypsum Cement, Southard (1,2,3)	United States Gypsum Co.
Industrial Plasters - Pottery, Moulding, Gauging, Art, Casting, and Dental (20 Varieties) (1,2,3)	United States Gypsum Company
Jordan Ball Clay (2)	Cyprus Industrial Minerals Co.
KT#1-4 (Ball Clay) (2)	Kentucky-Tennessee Clay Co.
Microcrystalline Wax (Victory Brown) (3,2)	Petrolite Corp.
Microcalc, Talcron, Cercron (2)	Pfizer, Inc.
Microthene (MA 778-00) (High Density Polyethylene Powder) (2,3)	U.S. Industrial Chemicals Co.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF ADOPTED RULES

Section 848.320 (cont.)

BRAND NAMES	MANUFACTURERS
Microthene (MN 711-20) (Low Density Polyethylene Powder) (2,3)	U.S. Industrial Chemicals Co.
NCR Grog - 48/F Mesh (2)	Maryland Refractories Co.
Nepheline Syenite Peak (270 Mesh) (2)	Imcore Division IMC Industry Group
Nytal 99, 100, 100 HR, 200, 300, 300 H, 400 (Same as Ceramitalc) (2)	R. T. Vanderbilt Co., Inc.
Old Mine #4 (Ball Clay) (2)	Kentucky-Tennessee Clay Co.
Plasticizer (Flexicizer) (3,2)	Loes Enterprises, Inc.
Plasticizer - Brown (PD 700A/83 PC 04) (3,2)	Loes Enterprises, Inc.
Plasticizer - Yellow (PD 400A/30 PC 01) (3,2)	Loes Enterprises, Inc.
Plasticizer - Green (PD 514/50 PC 04) (3,2)	Loes Enterprises, Inc.
Plasticizer - Red (T 6609) (3,2)	Loes Enterprises, Inc.
Plasticizer - Black (PD 808/90 PC 02) (3,2)	Loes Enterprises, Inc.
Plasticizer - Red (PD 210 IP/25 PC 03) (3,2)	Loes Enterprises, Inc.
Plasticizer - Blue (40 PC 03) (3,2)	Loes Enterprises, Inc.
Plasticizer - Orange (PD 303A/15 PC 01) (3,2)	Loes Enterprises, Inc.
Plasticizer - Yellow (81 PC 02) (3,2)	Loes Enterprises, Inc.
Plastisol (2)	Loes Enterprises, Inc.
Polyform - Modeling Material - Plastigel (2,3,1)	Polyform Products Co.
Redart Clay (2,3)	Cedar Heights Clay Co., Inc.

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Section 848.320 (cont.)

BRAND NAMES

Rutland Tile Grout (2,3)

Soda Ash Natural
Light 100#, Salsoda,
Trona Soda Ash (2,3,1)

Sodium Silicate -

Liquid Grade 40 (2,3,1)

Superfine Aluminum Leaf No. 200
(Aluminum Flake Powder) (2)

True Albany Slip Clay (2)

USG No. 1 Casting Plaster (1,2,3)

USG No. 1 Moulding Plaster,
Regular, Southard (1,2,3)USG No. 1 Pottery Plaster,
Southard (1,2,3)

Section 848.325 Bleaches

BRAND NAMES

Bleach #1 (3,2,1)

Bleach #2 (3,2,1)

Clorox Liquid Bleach (3,2,1)

Lady Lee Bleach (3,2,1)

Section 848.330 Cleaners, Correction Fluids, Degreasers, Solvents,
Thinners, Turpentine

BRAND NAMES

Acrylic Remover (3,2,1)

MANUFACTURERS

Rutland, Inc.

Thompson-Hayward Chemical Co.

Diamond Shamrock

Chemicals Co.

Crescent Bronze
Powder Co., Inc.

Mamill & Gillespie, Inc.

United States Gypsum Co.

United States Gypsum Co.

United States Gypsum Co.

MANUFACTURERS

Star Chemical Co.

Star Chemical Co.

The Clorox Co.

Barton Chemical Corp.

MANUFACTURERS

Starkey Chemical Process Co.

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Section 848.330 (cont.)

BRAND NAMES

Air Brush Solvent (3,2,1)

Amaco Metal Cleaner (3,2)

Blanket Wash #61A (3,2,1)

Brasso (3,2,1)

Carbon and Paint Remover -
BAC #20 (3,2,1)

Carter's Rubber Cement Thinner (2,3)

Epoxy and Lacquer Thinner (3,2,1)

Filler Remover (3,2,1)

Film Adherent (3,2,1)

Film Adhering Liquid (2,3)

Gum Spirits of Turpentine (2,3,1)

High Flash Parts Degreasing
Solvent - BAC #50 (2,3,1)Inhibited Liquid Cleaner -
Degreaser - BAC #140 (2,3,1)

Lacquer Thinner 457 (2,3,1)

Liquid Paper Correction Fluid (2,1,3)

Liquid Paper Just For Copies
Correction Fluid (2,1,3)Low Temperature Powdered
Cleaner - Degreaser BAC #120 (3,2,1)

Marker Board Cleaner (1,3)

Methylene Chloride - PPG (2,3,1)

MANUFACTURERS

Starkey Chemical Process Co.

American Art Clay Co., Inc.

Polychrome Corp.

Airwick Industries, Inc.

Build-All Corp.

Dennison Mfg., Co.
Dennison Carter's Div.

DeSoto, Inc.

Nazdar Co.

Nazdar Co.

Advance Process Supply Co.

Sunnyside Corp.

Build-All Corp.

Build-All Corp.

Sunnyside Corp.

Gillette Medical Evaluation
LaboratoriesGillette Medical Evaluation
Laboratories

Build-All Corp.

W. M. Barr & Co.

PPG Industries, Inc.

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Section 848.330 (cont.)

BRAND NAMES

Methylene Chloride (2,3,1)
Mineral Spirits 135 (2,3,1)
Mineral Spirits (Syleneum) (2,3,1)
Paint Thinner (Clear Mineral Spirits) (2,3,1)
Parts Degreasing Solvent - BAC #40 (2,3,1)
Plate Cleaner #257 (2,3,1)
Powdered Cleaner - Degreaser - BAC #100 (3,1,2)
Powdered Paint Stripper - BAC #160 (3,1,2)
Powdered Rust Stripper - BAC #180 (3,1,2)
Reclaimed SLD Thinner (2,3,1)
Rectified Turpentine (2,3,1)
Regular Film Remover (2,3,1)
Reliable Steam Distilled Turpentine (2,3,1)
Rez-N-Bond #1 (2,3,1)
Rust Inhibitor - BAC #80 (2,3,1)
Savogran Kwikkeeze Paint Brush Cleaner (2,3,1)
Screen Wash (2,3,1)
Screen Wash (EM 4733/975) (2,3,1)
Screen Wash 512 (2,3,1)

MANUFACTURERS

Sunnyside Corp.
Jefco Laboratories, Inc.
Sunnyside Corp.
Desoto, Inc.
Build-All Corp.
Polychrome Corp.
Build-All Corp.
Build-All Corp.
Build-All Corp.
Ashland Chemical Co.
Baldwin Oils and Commodities, Inc.
Advance Process Supply Co.
Reliable Paste & Chemical Co.
Schwartz Chemical Co.
Build-All Corp.
Savogran
Nazdar Co.
E-M Company
Sunnyside Corp.

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NOTICE OF ADOPTED RULES

Section 848.330 (cont.)

BRAND NAMES

Stain Out (IS)
Sun Mineral Spirits (2,3,1)
Ulano Screen Degreaser Liquid #3 (3,1)
Ulano Stencil Remover #4 (3,1)
VM & P Naphtha (2,3,1)
Water Wash Brush Cleaner (2,3,1)
Max Free Remover #4 (3,2,1)
Xylene (3,2,1)

MANUFACTURERS

Stainout Co.
Elroy Turpentine Co.
Ulano Corp.
Ulano Corp.
Sunnyside Corp.
E. E. Zimmerman Co.
Star Chemical Co.
Drake Petroleum Co.

Section 848.335 Compressed Gas, Deflocculent

BRAND NAMES

Amaco Deflocculent (3)
Isotron (R) 12 (2,3)

MANUFACTURERS

American Art Clay Co., Inc.
Pennwalt Corp.

Section 848.340 Drawing Materials: Markers Pencils

BRAND NAMES

Deluxe Marker (2,3,1)
El Marko Permanent Marker - Black (2,3,1)
Expresso Pens (2,3,1)
Magic Marker (Permanent) (2,3,1)
Markettes (580/590-680/690) (2,3,1)
Marks-A-Lot Markers (IS)
Sharple Markers (2,3,1)
Stabilo Pen 68 Markers (IS)

MANUFACTURERS

Sanford Corp.
Gillette Medical Evaluation Laboratories
Sanford Corp.
Magic Marker Industries, Inc.
Eberhard Farber, Inc.
Dennison Manufacturing Co.
Sanford Corp.
Schwan-Stabilo Schwanhauser GmbH & Co.

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Section 848.345 Dyes, Mordants, Pigments

BRAND NAMES

Dylon Cold Water Dyes (2)
Dylon Cold Fixative (2,3)
Pigment 2820 (2,3)
Rit All Purpose Concentrated
Tint & Dye (37 Colors) (1,2)
Rit Liquid Dye (24 Colors) (3,1)
Sal Ammoniac (2,3,1)
Tandy Acrylic Cova Dye (1,3)
Tandy's Super Leather Dye (2,3,1)

MANUFACTURERS

Farquhar International Ltd.
Farquhar International Ltd.
Andrews Paper & Chemical
Co., Inc.
Special Products
A Unit of Best Foods
Special Products
A Unit of Best Foods
L. B. Allen Co., Inc.
Tandy Dye Co.
Tandy Dye Co.

BRAND NAMES

Aqua Net Hair Spray (2,3)
Helene Curtis Hair Spray (2,3)
V05 Hair Spray (2,3)

MANUFACTURERS

Faberge, Inc.
Helene Curtis, Inc.
Alberto - Culver Co.

Section 848.355 Inks

BRAND NAMES

Airset Textile Yellow SG (2,3)
Airset Textile Brite Red (2,3)
Airset Textile Jet Black (2,3)
Airset Textile Perm Green (2,3)
Aqua Set Opaque White (2,3)
Aqua Set Yellow G (2,3)
Aqua Set Green (2,3)

MANUFACTURERS

Advance Process Supply Co.
Advance Process Supply Co.
Advance Process Supply Co.
Advance Process Supply Co.
Advance Process Supply Co.
Advance Process Supply Co.
Advance Process Supply Co.

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Section 848.355 (cont.)

BRAND NAMES

Aqua Set Ultra Blue (2,3)
Aqua Set Bright Red Y (2,3)
Aqua Set Brown (2,3)
Aqua Set Black (2,3)
Black Drawing Ink - 9065 (3,1)
Black Drawing Ink - 9066
(518 Special) - 50 (3,1)
Black Drawing Ink - 9085
(518 T) - 17 (3,1)
Black Drawing Ink 6-115 (3,1)
Calligraphy Ink (3,1)
Opaque White Flat Poster Ink (3,2,1)
Penstix (Black Fibrewriter Ink) (2,3,1)
Screen Process Textile Ink -
Orange (3,2,1)
Solvent Containing Ink (3,2)
Universal Fountain Concentrate
PR-130 (3,2,1)

MANUFACTURERS

Advance Process Supply Co.
Advance Process Supply Co.
Advance Process Supply Co.
Advance Process Supply Co.
KOH-I-NOOR Rapidograph, Inc.
KOH-I-NOOR Rapidograph, Inc.
KOH-I-NOOR Rapidograph, Inc.
Iovite, Inc.
Dixon Ticonderoga-Almar
Industries
Nazdar Co.
Brevittier-Urban
Nazdar Co.
Mark-Tex Industrial Inks
Polychrome Corp.

Section 848.360 Patching Compounds

BRAND NAMES

Sears Wood Filler (3,1)

MANUFACTURERS

Norton & Son, Inc.

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Section 848.365 Photographic and Lithographic Processing Chemicals

BRAND NAMES	MANUFACTURERS
Blue Toner (2,3)	Edwal Scientific Prod. Div.
Citric Acid, Anhydrous (3)	Phillip Brothers Chem., Inc.
Colored Toners (Green, Brown, Yellow, Red) (2,3)	Edwal Scientific Prod. Div.
Developer #922 (3,2,1)	Polychrome Corp.
Developer Part A (#122A) (3,2)	Polychrome Corp.
Developer Part B (#122B) (3)	Polychrome Corp.
Ethol LPD Paper Developer Liquid Concentrate (2,3)	Ethol Chemicals, Inc.
Fixer Part 1 (#124) (3,2,1)	Polychrome Corp.
HI-F1 Developer - Part A (3,2)	Ullano Corp.
HI-F1 Developer - Part B (3,2)	Ullano Corp.
ID 11 Plus Developer (2,3,1)	Ilford, Inc.
Ilford Multigrade Developer (3,1)	Ilford, Inc.
Ilfospeed Fixer (3,1)	Ilford, Inc.
Kodafix (3)	Eastman Kodak Co.
Kodak S11 Activator (3)	Eastman Kodak Co.
Kodak S11 Deactivator (3,2)	Eastman Kodak Co.
Kodak Dektol Developer (3)	Eastman Kodak Co.
Kodak HC-110 Developer (3)	Eastman Kodak Co.
Kodak Developer D-76 (3,2)	Eastman Kodak Co.
Kodak Ektaflo Developer - Type 2 (3,2)	Eastman Kodak Co.

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Section 848.365 (cont.)

BRAND NAMES	MANUFACTURERS
Kodak Ektaflo Fixer (3)	Eastman Kodak Co.
Kodak Ektaflo Stop Bath (3,2,1)	Eastman Kodak Co.
Kodak Ektamatic S-30 Stabilizer (2,3)	Eastman Kodak Co.
Kodak Ektamatic S-40 Stabilizer (3)	Eastman Kodak Co.
Kodak Farmer's Reducer, Part A (3,2,1)	Eastman Kodak Co.
Kodak Farmer's Reducer, Part B (3,2)	Eastman Kodak Co.
Kodak Film Cleaner (1,2,3)	Eastman Kodak Co. Kodak Flexicolor
Developer Replenisher, Part A (3)	Eastman Kodak Co.
Kodak Flexicolor Developer Replenisher, Part B (3)	Eastman Kodak Co.
Kodak Hobby - Pac Color Negative Fixer (3,2)	Eastman Kodak Co.
Kodak Hypo Clearing Agent (3)	Eastman Kodak Co.
Kodak Indicator Stop Bath (3,2)	Eastman Kodak Co.
Kodak Lens Cleaner (3,1)	Eastman Kodak Co.
Kodak Liquid Hardener (3)	Eastman Kodak Co.
Kodak Microdol-X Developer (3,2,1)	Eastman Kodak Co.
Kodak Photo-Flo 200 Solution (3)	Eastman Kodak Co.
Kodak Potassium Ferricyanide (3,2,1)	Eastman Kodak Co.
Kodak Rapid Fixer, Part A (3,2,1)	Eastman Kodak Co.
Kodak Rapid Fixer, Part B (2,3)	Eastman Kodak Co.
Kodak Rapid Selenium Toner (1,3)	Eastman Kodak Co.

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Section 848.365 (cont.)

BRAND NAMES	MANUFACTURERS
Kodak Sepia Toner, Part A (2,3)	Eastman Kodak Co.
Kodak Sepia Toner, Part B (2,3)	Eastman Kodak Co.
Kodalith Developer, Part A (3,2)	Eastman Kodak Co.
Kodalith Developer, Part B (3)	Eastman Kodak Co.
Liquid Light (2,3,1)	Rockland Colloid Corp.
Maskold Reducer (2,3,1)	Andrew Jeri Co., Inc.
Act Activator (3)	Multigraphics
AM 50 Plate Developer (2,3,1)	Multigraphics
AM 50 Plate Finisher (2,3,1)	Multigraphics
AM Multigraphics FPC Finisher/Preserver/Cleaner (2,3,1)	Multigraphics
Adhesive (83-9-101847) (2,3,1)	Multigraphics
Adhesive (Various) (3,1)	Multigraphics
All Purpose Fountain Solution (2,1)	Multigraphics
Anti-Static Spray (2,3,1)	Multigraphics
Aqua-Flo Varnish (3,1)	Multigraphics
Black Ink M-450, Multilith SF Inks (2,3)	Multigraphics
Blakout Solution (1,2)	Multigraphics
Blankdust (2,3)	Multigraphics
Burnishine Putz Pomade (3,1)	Multigraphics
CML Oil Base Inks (3)	Multigraphics
Clean Print (1)	Multigraphics

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Section 848.365 (cont.)

BRAND NAMES	MANUFACTURERS
Copier Toner Remover (2,3,1)	Multigraphics
Deglaze II (2,3,1)	Multigraphics
Duro-v1s Lubricating Oil (2,3,1)	Multigraphics
EP3 Dry Toner (2)	Multigraphics
Electrostatic Developer (Xerox) (3,2,1)	Multigraphics
Electrostatic Image Remover Pen (3)	Multigraphics
Electrostatic Master Conversion Solution (3,1)	Multigraphics
Electrostatic Master Liquid Developer (2,3,1)	Multigraphics
Electrostatic Masters (2)	Multigraphics
Electrostatic Solution (3,1)	Multigraphics
Electrostatic Toner (Xerox) (2,1)	Multigraphics
Electrostatic Toners (Xerox) (2,3)	Multigraphics
Film Cleaner (2,3)	Multigraphics
Formula 100 (3,1)	Multigraphics
Formula 200 (3,1)	Multigraphics
Formula 300 (2,3,1)	Multigraphics
Foto Plate 8 Developer Desensitizer (3,1)	Multigraphics
Fuser Oil (3,1)	Multigraphics
Fuser Oil (agent) (3,1)	Multigraphics
Glass Cleaner (2,3)	Multigraphics

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Section 848.365 (cont.)

BRAND NAMES	MANUFACTURERS
High Density Liquid Developer (2,3,1)	Multigraphics
High Yield Toner (2,3)	Multigraphics
Image Remover Pen Pretreatment Fluid (2,3,1)	Multigraphics
Ink Anti-Skin Spray (2,3,1)	Multigraphics
Isopropyl Alcohol 99% (2,3,1)	Multigraphics
Liquid Cobalt Drier (3,1)	Multigraphics
Liquid Toner (3,2,1)	Multigraphics
M & M Metricolor Inks (2,3,1)	Multigraphics
Multicolor Clear Tack Reducer (2,3,1)	Multigraphics
Multicolor Rubber Base Inks (2,3,1)	Multigraphics
Multilith Blankrola II Solvent (2,3,1)	Multigraphics
Multilith Blankrola Solvent (2,3,1)	Multigraphics
Multilith CS Ink (2,3,1)	Multigraphics
Multilith Clean N' Easy (2,3,1)	Multigraphics
Multilith Cylinder Cleaner (2,3,1)	Multigraphics
Multilith Deglazing Solvent (2,3,1)	Multigraphics
Multilith Deletion Fluid (2,3,1)	Multigraphics
Multilith Developer/Finisher (2,3,1)	Multigraphics
Multilith Electrostatic Dispersant (2,3,1)	Multigraphics
Multilith Electrostatic Solution (3,1)	Multigraphics
Multilith Electrostatic Solution II (3,1)	Multigraphics

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Section 848.365 (cont.)

BRAND NAMES	MANUFACTURERS
Multilith Fountain Solution Concentrate (1,3)	Multigraphics
Multilith Hand Cleaner (2,1)	Multigraphics
Multilith Keepeze (1)	Multigraphics
Multilith Master Cleaner (2,3)	Multigraphics
Multilith MBM Ink (3,1)	Multigraphics
Multilith ML/MLS Inks & Varnishes (2,3,1)	Multigraphics
Multilith MLPC Ink (2,3,1)	Multigraphics
Multilith MLPD Ink (2,3)	Multigraphics
Multilith Padding Compound (2,1,3)	Multigraphics
Multilith Platex Green Solution (2,3,1)	Multigraphics
Multilith Platex Solution (3,1)	Multigraphics
Multilith Press Cleaner (2,3,1)	Multigraphics
Multilith Pump Conditioning Solvent (2,3,1)	Multigraphics
Multilith Repelex Concentrate (3,1)	Multigraphics
Multilith Simflo Fountain Concentrate (1,3)	Multigraphics
Multilith Surface Conditioner (3,1)	Multigraphics
Multipurpose Fountain Solution Concentrate (3,1)	Multigraphics
Offset Gum Solution (1,3)	Multigraphics
Optics Cleaner 2000 (1)	Multigraphics
Paste Drier (2,3,1)	Multigraphics

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Section 848.365 (cont.)

BRAND NAMES	MANUFACTURERS
PhotoDirect Activator Concentrate (3,1)	Multigraphics
PhotoDirect Stop Bath Concentrate (3,1)	Multigraphics
Preservative Solution (2,1,3)	Multigraphics
ProGraphic Developer Part A (2,3,1)	Multigraphics
ProGraphic Developer Part B (3,1)	Multigraphics
ProGraphic Hardener Concentrate (2,3,1)	Multigraphics
ProGraphic Rapid Fixer Concentrate (2,3,1)	Multigraphics
Rapid Graphic Developer Concentrate (2,3,1)	Multigraphics
Rapid Graphic Fixer (Premix) (3,1)	Multigraphics
Rubber Base Plus Inks (3,1)	Multigraphics
Simflo Electrostatic Solution Concentrate (3,1)	Multigraphics
Smooth Lith (2,3,1)	Multigraphics
Spray Adhesive (2,1)	Multigraphics
Spray Powder (2,3)	Multigraphics
TSC Electrostatic Developer/Toner (2,1)	Multigraphics
Toner 7700 (3,2)	Multigraphics
Triton Finisher (2,3,1)	Multigraphics
Triton Negative Image Remover (2,3,1)	Multigraphics
Triton Negative Plate Developer (2,3,1)	Multigraphics
Photo Maskold Frisket (2,3,1)	Andrew Jerl Co., Inc.
Potassium Ferrocyanide (1)	Graymor Chemical Co., Inc.

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Section 848.365 (cont.)

BRAND NAMES	MANUFACTURERS
Red Potassium Prussiate (1)	Graymor Chemical Co., Inc.
Rodinal (3,1)	Agfa-Gevart, Inc.
Section 848.370 Soldering Materials	
BRAND NAMES	MANUFACTURERS
Allen Solder Paste P-200 (2)	L. B. Allen Co., Inc.
Duratec Brand Type TLR and Filter Rosin-Core Solder (2)	SPC Technology
Duratec TLC-6008 Tin/Lead Cream (2)	SPC Technology
Resin Core Solder #44 (2)	Kester Solder
Ribbon Lead/Acoustillead (2,1)	Federated-Fry Metals, Inc.
Silver Alloy Solder Sheet (A6045, A6047, A6056, A6061, A6074) (2,1,3)	TSI, Inc.
Silver Alloy Solder Wire (B6061, B6003, B6032, B6040, B6045, B6047, B6074) (2,1,3)	TSI, Inc.
Solder (2)	Kester Solder
Solder (2,1)	M.C. Canfield Sons
Solid Solder Bar, Wire and Ingot (2)	Ames Metal Products Co.
Solid Solder Bar, Wire and Ingot (2)	Ames Metal Products Co.
Sta-Brite Solder (DI-603) (2)	J.W. Harris Co., Inc.
Section 848.375 Surface Coating Materials: Antiquing Agents, Finishes, Fixatives, Glazes, Lacquers, Linseed Oil, Paints, Stains, Shellacs, Sealers	
BRAND NAMES	MANUFACTURERS
Amaco Enamelling Oil (3,2)	American Art Clay Co., Inc.

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Section 845.375 (cont.)

BRAND NAMES	MANUFACTURERS
Americolor Conestoga White #100 (2,3,1)	Minwax Co., Inc.
Bellini Matte Medium #745 (2,3)	Spraylat Corp.
Bellini Oil Painting Medium #765 (2,3,1)	Spraylat Corp.
Black Stencil Filler (3,2)	Nazdar Co.
Boiled Linseed Oil (1)	Sunnyside Corp.
Bulls Eye Cut White or Orange Shellac Solution 3# (2,1)	William Zinsser & Co., Inc.
Bulls Eye Cut White or Orange Shellac 4# (2,1)	William Zinsser & Co., Inc.
Certified Pure White or Pure Orange Shellac (2,1)	Advance Process Supply Co.
Clear Aerosol Products (All Pigmented Lacquer Aerosols) (2,3,1)	Star Chemical Co.
Clear Finish Gloss 38 (2,1)	Pratt & Lambert, Inc.
Clear Gloss MM Lacquer (2,3)	James B. Day Co.
Deft Interior Semi-Gloss Clear Wood Finish (Brushing) (2,3)	Deft, Inc.
Effecto Enamel Flat Black (2,1)	Pratt & Lambert, Inc.
Finisher #963 (3,2,1)	Polychrome Corp.
Gloss TM-186 (2)	Aerosol Systems, Inc.
Hi Gloss Fix-It (2,1)	Plaid Enterprises, Inc.
Interior Spray Stain and Sealer (2,3)	Deft, Inc.
Kleer Vinyl Sealer Paint Additive (3,1)	The Muralo Co., Inc.

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Section 848.375 (cont.)

BRAND NAMES	MANUFACTURERS
Krylon Crystal Clear Spray Coating (2,1)	Consumer Products Division Division of Borden, Inc.
Krylon 1306 Workable Fixatif Spray Coat (2,3)	Consumer Products Division Division of Borden, Inc.
Latex Gesso - White (3,1)	Daniel Boone Paint Co., Inc.
Lead Bearing Jewelry Enamels (Frit) (1,2)	Thompson Enamel
Lime Sulfur (Liver of Sulphur) (2,3)	Miller Chemical & Fertilizer Co.
Marine Spar Varnish (2,3)	Barrett Varnish Co.
Matte (TM 225) (2)	Aerosol Systems, Inc.
Neat-Lac (Lacquer) (2,3)	James B. Day & Co.
Oil Gesso - White (2,3)	Daniel Boone Paint Co., Inc.
Orr Lac Brand Paint (2,3,1)	Spray Products Corp.
Pearl (TM 166) (2)	Aerosol Systems, Inc.
Pencils, Underglaze (Black, Blue, Brown, Green, Pink, Yellow) (3,1)	Chem-Clay Corp.
Porcelain Mist (TM 2228) (2)	Aerosol Systems, Inc.
PPG Brilliant Red Gloss Enamel (2,3,1)	PPG Industries, Inc.
PPG Brilliant Yellow Quick Dry Enamel (2,3,1)	PPG Industries, Inc.
PPG Clear Gloss Spar Varnish (2,3,1)	PPG Industries, Inc.
PPG Int. Clear Varnish (2,3,1)	PPG Industries, Inc.
PPG Oil Stain Base Medium (2,3,1)	PPG Industries, Inc.

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Section 848.375 (cont.)

BRAND NAMES

PPG Pitts-Pts. Quick Dry
Autumn Brown Enamel (2,3,1)PPG Quick Enamel Arch.
Gloss White (2,3,1)

PPG Quick Dry Ivy Green Enamel (2,3,1)

PPG Speedhide House and Trim,
Black (2,3,1)PPG Wrought Iron Flat Black
Quick Dry Enamel (2,3,1)Scott's Liquid Gold for Wood
(Regular and Lemon Liquid) (3,1,2)

Shellac - White/Orange (2,3,1)

Sparvar (Aerosol Spray Coating) (2,3)

Spray Matte Fixative S-202 (2,3)

Spray Pla Enamels -
Testors (84 Varieties) (2,3,1)

Strip-O-Matic (2,3,1)

Super Gloss S-203 (TM 1397) (2,3)

Super Gloss (TM 1558A) (2,3)

Transparent Filler (3,2,1)

Vapex F.W.F. Tint Base High
Hiding White (2,1)

Varmor Clear Finish Gloss (2,1)

Varnish - Graham Clear Wood
Finish Paint (2,3,1)

Wood Finish Cherry #235 (2,3,1)

MANUFACTURERS

PPG Industries, Inc.

PPG Industries, Inc.

PPG Industries, Inc.

PPG Industries, Inc.

PPG Industries, Inc.

Scott's Liquid Gold, Inc.

E. E. Zimmerman Co.

Borden, Inc.

Aerosol Systems, Inc.

The Testor Corp.

Marcon Products, Inc.

Aerosol Systems, Inc.

Aerosol Systems, Inc.

Nazdar Co.

Pratt & Lambert

Pratt & Lambert

Graham Paint & Varnish Co.

Minwax Co., Inc.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

Section 848.375 (cont.)

BRAND NAMES

Wood Finish Colonial Maple #223 (2,3,1)

Wood Finish Dark Walnut #2716 (2,3,1)

Wood Finish Driftwood #2126 (2,3,1)

Wood Finish Early American #230 (2,3,1)

Wood Finish Ebony #2718 (2,3,1)

Wood Finish Fruitwood #241 (2,3,1)

Wood Finish Golden Oak #210B (2,3,1)

Wood Finish Ipswich Pine #221 (2,3,1)

Wood Finish Jacobean #2750 (2,3,1)

Wood Finish Natural #209 (2,3,1)

Wood Finish Provincial #211 (2,3,1)

Wood Finish Puritan Pine #218 (2,3,1)

Wood Finish Red Mahogany #225 (2,3,1)

Wood Finish Special Walnut #224 (2,3,1)

Appendix A California List

The following art and craft materials have been evaluated by the California Department of Health Services and are incorporated into this document under the authority granted under the "Toxic Art Supplies in Schools Act" Ill. Rev. Stat. 1985, Ch. 122, Par. 1609 (2). These products are acceptable for use by students in kindergarten and grades 1-12. The table of contents appearing on the next page is for use with the California list.

K-6 List

PRODUCT

CATEGORY

MANUFACTURER

ADHESIVES

Polymer

Crayola Art & Craft Glue
Ed's Glue
Rich Glu White Glue
Drape 'n Shape

Binney & Smith
Ceramichrome, Inc.
Rich Art Color Co.
The Slomons Group

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
School Paste	The Stomons Group	Quik
	The Stomons Group	Sobo
	The Stomons Group	Stitchless
	The Stomons Group	Thik 'n Tacky
Glues	The Stomons Group	Velverette
	The Stomons Group	Woodwiz
	Binney & Smith	Crayola White
	Dixon Ticonderoga	Holdtu
Glues	Dixon Ticonderoga	Stixit
	Lindow Manufacturing	Lindco
	Rich Art Color Co.	Rich Art School Paste
	American Tombow	Tombow Adhesive Sticks
Glue	American Tombow	Tombow Liquid Glue
	Artis, Inc.	Aleene's Tacky Glue
	Artis, Inc.	Aleene's Tacky Designer Glue
	Artis, Inc.	Aleene's Fabric Stiffener
Glue	Artis, Inc.	Aleene's White Craft Glue/School
	Delta/Shiva	Rainbow Glue
	Dixon Ticonderoga	Prang Roll On
	Lindow Manufacturing	Lindco School
BEADS, CRAFT	A. Ludwig Klein & Son	#53 Cementing Liquid
	A. Ludwig Klein & Son	Dusseldorf Thick Cement
	Cillius Company	HAMA Beads, Pegboards
BLOCK PRINTING INKS & MEDIUMS		
Water Soluble	Dick Blick Co.	Dick Blick
	Cardinal School	Cardinal
	Delta/Shiva	Shiva Water Base
	Demco Manufacturing	Demco Blockprint

**CAUTION: In this product line, only the colors listed are acceptable for K-6 use.

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
CHALKS	Dixon Ticonderoga	Prang
	Graphic Chemical & Ink	Graphic
	Hunt Manufacturing	Speedball
	Hunt Manufacturing	Speedball Drier
	Hunt Manufacturing	Speedball Reducer #1
	Hunt Manufacturing	Speedball Reducer #2
	MASCO International	MASCO Bulk-Ink
	Pyramid of Urbana	Pyra-Print Water Base
	Rock Paint Distribution	Peacock
	Triarco Arts & Crafts	Triarco Tri-Ink
Extruded Colored (Chalkboard)	Berol USA	Berol Charcoal Pencil
	Dick Blick Co.	Dick Blick
	Binney & Smith (Canada)	Crayola Sanigene
	Dixon Ticonderoga	Hyga-Color
	J. L. Hammett Co.	Hammett's
	NationArt, Inc.	3B Blackboardbest
	NationArt, Inc.	Omyacolor
	NationArt, Inc.	Robercolor
	School Mate, Inc.	School Mate
	Weber Costello	Omega
	Weber Costello	Ritebrite
Extruded Sightsaving (Chalkboard)	Binney & Smith	Crayola Anti-Dust
	Binney & Smith	Crayola E-Z-Syte
	Binney & Smith (Canada)	Crayola Sanigene
	Dixon Ticonderoga	Forsythe
	Dixon Ticonderoga	Velvatex
	J. L. Hammett Co.	Hammett's
	NationArt, Inc.	3B Blackboardbest

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
Extended White (Chalkboard)	NationArt, Inc.	Omyacolor
	NationArt, Inc.	Robertcolor
	School Mate, Inc.	School Mate
	Weber Costello	Alphasite
	Weber Costello	Ritebrite
	Binney & Smith	Crayola An-Du-Septic
	Binney & Smith	Crayola Anti-Dust
	Binney & Smith (Canada)	Crayola Sanigene
	Dixon Ticonderoga	Dovercliff
	Dixon Ticonderoga	Hygieia
Extruded Colored (Paper & Crafts)	J. L. Hammett Co.	Hammett's
	NationArt, Inc.	3B Blackboardbest
	NationArt, Inc.	Omyacolor
	NationArt, Inc.	Robertcolor
	School Mate, Inc.	School Mate
	Weber Costello	Alpha
	Weber Costello	Ritebrite
	Weber Costello	Webco
	Binney & Smith	Crayola Colored Act
	Dixon Ticonderoga	Prang Pastello
Molded Colored (Chalkboard)	Weber Costello	Prang Poster Pastello
	Weber Costello	Alphacolor
	Binney & Smith	Crayola Colored
	Binney & Smith	Crayola Enameled
	Binney & Smith	Crayola Swan
	Binney & Smith (Canada)	Avalon/Coloron Nu-Chalk
	Coloron, Inc.	Colorart
	Dixon Ticonderoga	

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
Molded Colored (Paper & Crafts)	Montrose Products	Futura
	Dixon Ticonderoga	Prang Sidewalk
	Dixon Ticonderoga	Waltham
	Avalon Industries	Avalon Nu-Chalk
	Binney & Smith	Crayola Colored Drawing
	Binney & Smith	Crayola Colored Poster
	Binney & Smith (Canada)	Crayola Colorex
	Binney & Smith (Canada)	Crayola Goodhue
	Dixon Ticonderoga	Ambrite
	Dixon Ticonderoga	Excello Squares
CLAYS	Dixon Ticonderoga	Freart
	Dixon Ticonderoga	Lecturers
	Dixon Ticonderoga	Prang Color Chalk
	Dixon Ticonderoga	Prang Fluorescent
	Dixon Ticonderoga	Prang Lecturers
	American Art Clay	Amaco HBX-2
	American Art Clay	Amaco Plast-I-Clay
	American Art Clay	Artone Venus A-18
	American Art Clay	Permoplast
	Binney & Smith	Crayola Claytime Clay
Modeling (Permanently Plastic, Non-Hardening)	Binney & Smith	Avalon/Coloron
	Coloron, Inc.	Color Craft
	Coloron, Inc.	Prang
	Dixon Ticonderoga	Hammett's
	J. L. Hammett Co.	Creatherm
	Havo, B. V.	Plasticolor
	NationArt, Inc.	Sargent
	Sargent Art	Schoolmate
	School Mate, Inc.	Leisure Clay
	Van Aken Int'l	Van Aken

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<u>CATEGORY</u>	<u>MANUFACTURER</u>	<u>PRODUCT</u>
Modeling Dough	American Art Clay American Art Clay	Amaco Super Dough
Paper Mache'	American Art Clay	Claycrete
Powdered Sculpting & Modeling Mediums	American Art Clay	Sculptamold
Self-Hardening	American Art Clay American Art Clay Duncan Enterprises Products Chimiques The Friendly Plastic Co. The Friendly Plastic Co.	Amaco Marble Amaco Mexican Pottery Doll Composition Body Darwi Friendly Plastic Compound Sticks Friendly Plastic Compound Pellets
CRAYONS		
Hard Molded	Binney & Smith	Artista II
Molded	Binney & Smith Binney & Smith Binney & Smith Binney & Smith Binney & Smith Coloron, Inc. Dixon Ticonderoga Dixon Ticonderoga Dixon Ticonderoga Dixon Ticonderoga J. L. Hammett Co.	Crayola Crayola Easy Off Crayola Fabric Crayolet Peacock Crayola So-Big Color Craft American Crayon My First Crayon Prang Colorart Prang Prang Wipe-Off Wash-Off Art Utility

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<u>CATEGORY</u>	<u>MANUFACTURER</u>	<u>PRODUCT</u>
Oil Pastels	Pentel of America Pentel of America Sargent Art Sargent Art Winsor & Newton	GL1-16 Plastic PTC2-25 Soft Gothic Sargent Reeves Giant Wax
Pressed	Dixon Ticonderoga Winsor & Newton	Sketcho** all except Cadmiurns & Vermilio Reeves** all except Cadmiurns & Vermilio
Water Color	Berol USA Dixon Ticonderoga Dixon Ticonderoga Dixon Ticonderoga J. L. Hammett Co. Sargent Art	Prismacolor Art Stix Color Classics Crayograph Kantroll Kindograph Art Utility Sargent
	Dixon Ticonderoga Heber Costello Winsor & Newton	Prang Payons Alphacolor Reeves Palntstix
Non-Waterproof	Hunt Manufacturing Hunt Manufacturing Royal Talens	Osmiroid Speedball Pigmented Opaque Ecoline** White Lemon Yellow Light Orange Deep Orange Saffron Yellow Carmine

DRAWING & LETTERING INKS & MEDIUMS

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K-6 List

CATEGORY	MANUFACTURER	PRODUCT
K-6 List		Magenta
		Light Rose
		Pastel Red
		Pastel Rose
		Deep Ochre
		Burnot Sienna
		Sepia
		Reddish Brown
		Ultramarine Light
		Ultramarine Deep
		Ultramarine Violet
		Prussian Blue
		Turquoise Blue
		Red Violet
		Blue Violet
		Sky Blue (cyan)
		Pastel Violet
		Pastel Blue
		Deep Green
		Bluish Green
		Fir Green
		Pastel Green
		Black
		Cold Grey
		Gold
Technical	Hunt Manufacturing	Speedball Technical Black
	Salis International	Dr. Ph. Martin's Tech
Waterproof	Steig Products	FW White Technical
	Steig Products	Pen-Opake Technical White
Waterproof		Duro India
	Hunt Manufacturing	Speedball Black
	Hunt Manufacturing	Speedball
	Hunt Manufacturing	Speedball Super Black India
	Rock Paint Distrib'g	Black Velvet
	Salis International	Dr. Ph. Martin's Black Star Hicarb

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
K-6 List	Salis International	Dr. Ph. Martin's Black Star Matt
	Salis International	Dr. Ph. Martin's Permadraft
	Steig Products	Calli Black
	Steig Products	Calli Colored
	Steig Products	FW India
	Steig Products	FW Waterproof
	Steig Products	Luma Pearlescent
	Steig Products	Re-White Correction Fluid
	Steig Products	True Flow India
	Winsor & Newton	Artists' Drawing**
		Liquid Indian Ink
		Gold Ink
		Silver Ink
ETCHING INKS AND MEDIUMS		
Grounds	Graphic Chemical & Ink	Graphic Hard Transparent
	Graphic Chemical & Ink	Graphic Soft Transparent
Inks	Graphic Chemical & Ink	Graphic
	Martin/F. Weber Co.	Weber
	Daniel Smith, Inc.	Daniel Smith, Inc.**
		Standard Black
		Stiff Black
		Vine Black
		Traditional Black
		Duro India
		Speedball Black
		Speedball
		Speedball Super Black India
		Black Velvet
		Dr. Ph. Martin's Black Star Hicarb
		Dr. Ph. Martin's Black Star Matt
		Dr. Ph. Martin's Permadraft
		Calli Black
		Calli Colored
		FW India

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DEPARTMENT OF PUBLIC HEALTH
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K-6 List

CATEGORY	MANUFACTURER	PRODUCT
	Steig Products	FW Waterproof
	Steig Products	Luma Pearlescent
	Steig Products	Re-White Correction Fluid
	Steig Products	True Flow India
	Winsor & Newton	Artists' Drawing**
		Liquid Indian Ink
		Gold Ink
		Silver Ink

ETCHING INKS AND MEDIUMS

Grounds

Graphic Chemical & Ink	Graphic Hard Transparent
Graphic Chemical & Ink	Graphic Soft Transparent

Inks

Graphic Chemical & Ink Martin/F. Weber Co. Daniel Smith, Inc.	Graphic Weber Daniel Smith, Inc.** Standard Black Stiff Black Vine Black Traditional Black Traditional Relief Black Intense Black Artists' Preferred Black Creamy French Black Graphite Etching Silver Transparent Base Opaque White Etching Yellow Process Yellow Thalo Green Thalo Viridian Chromium Green Oxide Ultramarine Blue Thalo Purple Thalo Turquoise
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DEPARTMENT OF PUBLIC HEALTH
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K-6 List

CATEGORY	MANUFACTURER	PRODUCT
		Thalo Blue
		Process Blue
		Indigo
		Indian Red
		Alizarin Crimson
		Naphthol Red
		Thalo Red
		Process Magenta
		Mars Violet
		Burnt Sienna
		Burnt Umber
		Raw Sienna
		Raw Umber
		Dark Brown
		Sepia
		Graphic Sureset
		Martin/F. Weber Plate Oil
		Liquitex Gesso
		Duro Gesso
		Golden Black Gesso
		Golden Gesso
		Speedball Acrylic Artists Gesso
		Martin/F. Weber Economy Gesso
		Permalba Gesso
		Acrylic Gesso Primer
		Ross Glitter Colors
		Glitter
		Speedball Red Ruby

Mediums

Graphic Chemical & Ink
Martin/F. Weber Co.

GESSOS & PAINTING GROUNDS

Binney & Smith
Duro Art Industries
Golden Artists Colors
Golden Artists Colors
Hunt Manufacturing
Martin/F. Weber Co.
Martin/F. Weber Co.
Winsor & Newton

GLITTER

Conros Corp.
Glitterex Corp.

GRAPHIC MASKING LIQUIDS

Hunt Manufacturing

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DEPARTMENT OF PUBLIC HEALTH

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K-6 List

CATEGORYMANUFACTURERPRODUCT

MARKERS

Water Colors

Berol USA
Binney & Smith
Binney & Smith
Binney & Smith
Chartpak

Colorific 8500
Crayola Coloring
Crayola Drawing
Crayola Washable
Aqua**
Cerulean Blue
Brown
Cobalt
Blue Steel
Dark Red
Flesh
Light Blue
Sky Blue
Orange
Pink
Red
Umber
Paynes Gray
Prussian Blue
Beige
Sepia

Chartpak

AVW Audio Visual**
Red
Orange
Yellow
Brown
Black
Blue
Green
Purple

Chartpak

Chiz' 1 I**
Rubine
Light Blue
Pink
Redwood
Orange

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CATEGORYMANUFACTURERPRODUCT

Umber
Red
Dark Red
Blue
Magenta
Flesh
Sepia
Brown
Non-repro Blue

Chartpak

Chiz' 1 I**
Rubine
Light Blue
Pink
Redwood
Orange
Umber
Red
Dark Red
Blue
Magenta
Flesh
Sepia
Brown
Non-repro Blue

Chartpak

NRBP

Chartpak

Techmarker**
Rubine
Light Blue
Pink
Redwood
Orange
Umber
Red
Dark Red
Blue
Magenta
Flesh
Sepia

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DEPARTMENT OF PUBLIC HEALTH

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MANUFACTURER	PRODUCT
Dixon Ticonderoga	Brown
Dixon Ticonderoga	Non-repro Blue
	3040 Highlighter
	Prang
Dixon Ticonderoga	Prang Brush Pens
Eberhard Faber	Colorbrite
Eberhard Faber	7500 Vurite
Gillette	Wiff
	Paper Mate Large; Blue, Red, Black,
	Green, Purple, Yellow, Brown, Orange
Gillette	Paper Mate El Marko; Blue, Red, Black,
	Green, Purple, Yellow, Brown, Orange
Gillette	Paper Mate Highlighting Marker;
	Blue, Green, Yellow, Pink
Hunt Manufacturing	Speedball Fine & Medium Paint**
	Antique White
	Violet
	Spring Green
	Cranberry
	White
	Pink
	Olive Green
	Pumpkin
	Rose
	Lilac
	Blue
	Green
	Colonial Blue
	Brown
	Navy Blue
	Black
	Baby Blue
	Brick Red
	Goldenrod
	Orange
	Yellow
	Red
Sanford Corp.	Mr. Sketch Scented Instant

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CATEGORY	MANUFACTURER	PRODUCT
MEDIUMS, MULTI-PURPOSE	Steig Products	Max-Grip
	Winsor & Newton	Aquapasto
NATURAL PRODUCTS	Winsor & Newton	Art Masking Fluid
	Winsor & Newton	Art Masking Fluid Colourless
	Winsor & Newton	Prepared Size
	Winsor & Newton	Watercolour Medium
	Dick Blick Co.	Multi-Gel
	Salis International	Dr. PH. Martin's Photo Ace
	Hawk, Inc.	Hawk Straw & String Products
	Winter Woods	Bulrush
	Winter Woods	Snake Grass
	Winter Woods	Ostrich Fern Fronds
	Winter Woods	Sponge Mushrooms
	Winter Woods	Red Pine Cones
	Winter Woods	Excelsior
	Winter Woods	Sheet Moss
	Winter Woods	Exotic Reindeer Moss
	Winter Woods	Cedar Cones
	Winter Woods	Ponderosa Pine Cones
	Winter Woods	Tamarack Cones
	Winter Woods	Red Cap Lichen
	Winter Woods	White Pine Cones
	Winter Woods	Sensitive Fern Fronds
	Winter Woods	Norway Spruce Cones
	Winter Woods	Lake Driftwood
	Winter Woods	Red Pine Cones
	Winter Woods	Hoof Mushrooms
	Winter Woods	Goldenrod
	Winter Woods	Angel Hair Lichen
	Winter Woods	Black Spruce Cones
	Winter Woods	Glitchee Gumees Pebbles
	Winter Woods	Antler Lichen
	Winter Woods	Wild Wood Cucumbers
	Winter Woods	Cone Flowers
	Winter Woods	White Spruce Cones

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CATEGORY	MANUFACTURER	PRODUCT
NEEDLECRAFT	Winter Woods	Coral Moss
	Needlecraft Corp. of America	WonderArt Needlepoint
	Needlecraft Corp. of America	WonderArt Counted Cross Stitch
	Needlecraft Corp. of America	Sunset Stamped Cross Stitch
	Needlecraft Corp. of America	Sunset Stitchery
	Needlecraft Corp. of America	Sunset Counted Cross Stitch
	Needlecraft Corp. of America	Sunset Needlepoint
	Needlecraft Corp. of America	
PAINTS	Acrylics, Artists	
	Binney & Smith	Liquitex**
	Dick Blick Co.	all except Cadmiums & Vermilli-
	Dick Blick Co.	Blackrylic**
	Dick Blick Co.	all except Cadmiums & Vermilli-
	Cardinal School	Strokemaster**
	Ceramichrome, Inc.	all except Cadmiums & Vermilli-
	Ceramichrome, Inc.	Cardinal Acrylic**
	Ceramichrome, Inc.	all except Cadmiums & Vermilli-
	Ceramichrome, Inc.	Decoart Americana**
	Ceramichrome, Inc.	all except Cadmiums & Vermilli-
	Ceramichrome, Inc.	Deco Art**
	Chroma Acrylics	all except Cadmiums & Vermilli-
	Chroma Acrylics	Atelier**
	Chroma Acrylics	Alizarin
	Chroma Acrylics	Black
	Chroma Acrylics	Brilliant Green
	Chroma Acrylics	Brown Oxide
	Chroma Acrylics	Burnt Sienna
	Chroma Acrylics	Burnt Umber
	Chroma Acrylics	Cerulean Blue Hue
	Chroma Acrylics	Cobalt Blue Hue

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CATEGORY	MANUFACTURER	PRODUCT
		Diox. Purple
		Gold Oxide
		Green Oxide
		Hooker's Green Hue
		Indian Red Oxide
		Lemon (Arylide) Yellow
		Mars Black
		Naples Yellow Deep
		Naphthol Crimson
		Naphthol Red Light
		Naphthol Scarlet
		Paynes Grey
		Prussian Blue
		Pthalo Blue
		Pthalo Green
		Quin. Red Violet
		Raw Sienna
		Raw Umber
		Red Oxide
		Sap Green
		Terre Verte Hue
		Titanate Turquoise
		Trans Golden Yellow
		Trans Magenta
		Trans Red Oxide
		Ultramarine Blue
		White (Titanium)
		Yellow Lt. (Arylide)
		Yellow Mid. (Arylide)
		Yellow Oxide
		Crearex Poster/Fabric**
		all except Cadmiums & Vermillions
	Color Craft	Shiva Signatex**
	Delta/Shiva	all except Cadmiums & Vermillions
	Demco Manufacturing	Demcryl**
		all except Cadmiums & Vermillions
	Duro Art Industries	Duro**
		all except Cadmiums & Vermillions
	Golden Artists Colors	Fluid
		all except Cadmiums & Vermillions

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CATEGORY	MANUFACTURER	PRODUCT
	Golden Artists Colors	Golden**
		all except Cadmiums & Vermillions
	M. Grumbacher	Hyplar Colors**
		all except Cadmiums & Vermillions
	Hunt Manufacturing	Speedball**
		all except Cadmiums & Vermillions
	Lefranc & Bourgeois	Polyflashe**
		all except Cadmiums & Vermillions
	Fratelli Malmeri	Brera**
		all except Cadmiums & Vermillions
	Martin/F. Weber Co.	Permalba**
		all except Cadmiums & Vermillions
	Martin/F. Weber Co.	Priscilla's Basecoat**
		all except Cadmiums & Vermillions
	Martin/F. Weber Co.	Weber Acrylic Base**
		all except Cadmiums & Vermillions
	MASCO International	Bulkrylic**
		all except Cadmiums & Vermillions
	Pyramid of Urbana	Pyra-Crylic**
		all except Cadmiums & Vermillions
	Rock Paint Distributing	Peacock**
		all except Cadmiums & Vermillions
	Royal Talens	Decorfin**
		all except Cadmiums & Vermillions
	Royal Talens	Rembrandt**
		all except Cadmiums & Vermillions
	Royal Talens	Talens Relief**
		all except Cadmiums & Vermillions
	Sennelier	Peintex**
		all except Cadmiums & Vermillions
	Triarco Arts & Crafts	Tri-Crylic**
		all except Cadmiums & Vermillions
	Utrecht Mfg. Co.	Utrecht**
		Viridian
		Green Earth Hue
		Sap Green
		Raw Sienna
		Raw Umber
		Burnt Sienna

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CATEGORY	MANUFACTURER	PRODUCT
K-6 List	Winsor & Newton	English Red, Light
		Paynes Gray
		Ivory Black
		Mars Black
		Titanium White
		Utrecht White
		Zinc Oxide
		Priming White
		Hansa Yellow, Light
		Mars Yellow
	Acrylics, Washable	Yellow Ochre
		Alizarin Crimson
		Ultramarine Blues & Cobalt Blue Hue
		Phthalocyanine Blue
		Cerulean Blue Hue
		Artists' Colours**
		Azo Yellow Light
		Azo Yellow Medium
		Azo Yellow Medium Bronze
		Burnt Sienna
K-6 List	Royal Talens	Burnt Umber
		Chromium Oxide Green
		Dioxazine Purple
		Gold
		Hooker's Green
		Indo Orange Red
		Ivory Black
		Mars Black
		Naphthol Crimson
		Olive Green
	Koh-I-Noor	Paynes Grey
		Permanent Green Light
		Phthalo Blue
		Phthalo Green
		Quinacridone Red
		Quinacridone Violet
		Raw Sienna
		Chromacryl**
		all except Cadmiums & Vermilio
		Doll Composition Primer**
K-6 List	Duncan Enterprises	all except Cadmiums & Vermilio
		Mask N Peel**
		all except Cadmiums & Vermilio
		Natural Touch Drybrushing**
		all except Cadmiums & Vermilio
		Prep Coat**
		all except Cadmiums & Vermilio
		Ultra Metallics**
		all except Cadmiums & Vermilio
		Top Color**
	Zipatone, Inc.	all except Cadmiums & Vermilio
		Blue Violet
		Light Purple
		Cobalt Violet Light (imit.)
		Cobalt Violet Deep (imit.)
		Violet Extra Deep
		Stable Violet
		Madder Lake Purple
		Violet Lake
		Persian Violet
K-6 List	Bister	Extra Fine**
		White
		Yellow
		Deep Yellow
		Raw Umber
		Red Iron Oxide
		Sap Green
		Silver
		Titanium White
		Ultramarine Blue
K-6 List	Bocour Aqua-Tec**	Yellow Ochre
		all except Cadmiums & Vermilio
		Chromacryl**
		all except Cadmiums & Vermilio
		Doll Composition Primer**
		all except Cadmiums & Vermilio
		Mask N Peel**
		all except Cadmiums & Vermilio
		Natural Touch Drybrushing**
		all except Cadmiums & Vermilio
K-6 List	Duncan Enterprises	Prep Coat**
		all except Cadmiums & Vermilio
		Ultra Metallics**
		all except Cadmiums & Vermilio
		Top Color**
		all except Cadmiums & Vermilio
		Blue Violet
		Light Purple
		Cobalt Violet Light (imit.)
		Cobalt Violet Deep (imit.)
K-6 List	Royal Talens	Violet Extra Deep
		Stable Violet
		Madder Lake Purple
		Violet Lake
		Persian Violet
		Bister
		Extra Fine**
		White
		Yellow
		Deep Yellow
K-6 List	Bocour Aqua-Tec**	Yellow Ochre
		all except Cadmiums & Vermilio
		Chromacryl**
		all except Cadmiums & Vermilio
		Doll Composition Primer**
		all except Cadmiums & Vermilio
		Mask N Peel**
		all except Cadmiums & Vermilio
		Natural Touch Drybrushing**
		all except Cadmiums & Vermilio
K-6 List	Duncan Enterprises	Prep Coat**
		all except Cadmiums & Vermilio
		Ultra Metallics**
		all except Cadmiums & Vermilio
		Top Color**
		all except Cadmiums & Vermilio
		Blue Violet
		Light Purple
		Cobalt Violet Light (imit.)
		Cobalt Violet Deep (imit.)
K-6 List	Royal Talens	Violet Extra Deep
		Stable Violet
		Madder Lake Purple
		Violet Lake
		Persian Violet
		Bister
		Extra Fine**
		White
		Yellow
		Deep Yellow

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CATEGORY	MANUFACTURER	PRODUCT
K-6 List		Lemon Yellow
		Greenish Yellow
		Naples Yellow
		Carmine
		Carmine Hue
		Scarlet
		Indian Red
		Rose
		Talens Rose
		Deep Rose (magenta)
		Flesh Tint
		Bordeaux
		Light Brown
		Deep Brown
		Burnt Umber
		Burnt Sienna
		Sepia
		Havana Brown
		Light Blue (cyan)
		Ultramarine Light
		Ultramarine Deep
		Prussian Blue
		Cobalt Blue (ultram.)
		Turquoise Blue
		Orient Blue
		Azure Blue
		Mauve
		Cerulean Blue (phthalo.)
		Violet
		Red Violet
		Blue Violet
		Lilac
		Light Green
		Deep Green
		Emerald Green
		Viridian
	Koh-I-Noor	Top Color Metallic**
		all except Cadmiums & Vermilions
	Rich Art Color Co.	Rich Cryl**
		all except Cadmiums & Vermilions

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CATEGORY	MANUFACTURER	PRODUCT
K-6 List		Shiva Colors**
		all except Cadmiums & Vermilions
	Delta/Shiva	
	Designer Colors (Gouache)	
	Koh-I-Noor	Designers' Colors**
		all except Cadmiums & Vermilions
	Lefranc & Bourgeois	Line! 35 GT**
		Permanent White
		Prussian Blue
		Turquoise Blue
		Cobalt Blue (imit.)
		Cerulean Blue
		Ultramarine Deep
		Cyan
		Vandyke Brown
		Raw Sepia
		Primary Yellow
		Persian Yellow Lemon
		Persian Yellow Light
		Persian Yellow Middle
		Persian Yellow Deep
		Persian Orange Light
		Ivory Black
		Velvet Black
		Yellow Ochre
		Red Ochre
		Carmine Imitation
		Crimson Lake
		Chinese Red
		Persian Red Light
		Magenta Red
		Burnt Umber
		Raw Umber
		Burnt Sienna
		Raw Sienna
		Olive Green
		Veronese Green (imit.)
		Emerald Oxide of Chromium (imit.)

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CATEGORY	MANUFACTURER	PRODUCT
	Lefranc & Bourgeois	Japan Green Light
		Japan Green Deep
		Light Green Deep
		Persian Violet Light
		Persian Violet Deep
	Line1 650**	Permanent White
		Titanium White
		Super Hiding White
		Insulating White
		Cobalt Blue
		Azure Blue (#650 035)
		Hoggar Blue
		Sky Blue
		Indian Blue
		Light Blue
		Prussian Blue
		Turquoise Blue
		Ash Blue
		Cerulean Blue
		Orient Blue
		Marine Blue Light
		Marine Blue Medium
		France Blue
		Persian Blue
		Delft Blue
		Mineral Blue
		Indigo (imit.)
		Light Ultramarine
		Deep Ultramarine
		Red Brown
		Toledo Brown
		Vandyke Brown
		Warm Sepia
		Sepia
		Brown Pink
		Asia Yellow
		Cartusian Yellow
		Japanese Yellow Lemon
		Indian Yellow (imit.)
		Japanese Yellow Light
		Japanese Yellow Deep

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CATEGORY	MANUFACTURER	PRODUCT
		Monaco Yellow
		Naples Yellow (imit.)
		Orange Lead (imit.)
		Persian Yellow Lemon
		Persian Yellow Light
		Persian Yellow Medium
		Persian Yellow Deep
		Persian Orange Light
		Persian Orange Deep
		Blue Grey
		Yellow Grey
		Paynes Grey
		Mouse Grey
		Deep Black
		Ivory Black
		Velvet Black
		Yellow Ochre
		Red Ochre
		Lemon Ochre
		Carmine (imit.)
		Carmine Extra-Fine
		Brilliant Red
		Turkish Red
		Crimson Lake
		Madder Lake Deep
		Carthame Rose
		Tyrian Rose
		Bordeaux Red
		China Red
		Mars Red
		Phoenician Red
		Ruby Red Light
		Ruby Red Deep
		Venetian Red
		Persian Red Light
		Persian Red Deep
		Madder Lake Light
		Madder Lake Garnet
		Geranium Lake
		Havana Lake
		Bengal Pink
		Cassel Earth

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CATEGORY	MANUFACTURER	PRODUCT
Enamel's	Winsor & Newton	Designers'*** Carthamus pink Magenta Mistletoe Green Myosotis Blue Olive Green Oxide of Chromium Peacock Blue Sky Blue Vandyke Brown Viridian Yellow Ochre Gold Silver
	American Art Clay American Art Clay American Art Clay Decart, Inc. Thompson Enamel	Amaco Art Amaco Art Amaco Counterenamel DEKA-Gloss Hot Glass Colors** Tr. Yellow Tr. Orange Yellow Tr. Copper Ruby Clear
	Thompson Enamel Thompson Enamel	Led Free Opaques Lead Free Transparents
	Decart, Inc. Sennelier	Deka-Permanent Super Tinfix Dyes
	Binney & Smith	Crayola
Fabric		
Finger Paint, Dry		

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CATEGORY	MANUFACTURER	PRODUCT
Finger Paint, Liquid	Binney & Smith Dick Blick Co. Coloron, Inc. Dixon Ticonderoga J. L. Hammett Co. Palmer Paint Rich Art Color Co. Sargent Art Weber Costello	Grayola Strokemaster Color Craft Prang Art Utility Palmer Rich Art Sargent Alphacolor
Foam Paints	X-tra Art, Inc.	Rainbow Foam Paints
Tempera, Cake	Binney & Smith (Canada) Dixon Ticonderoga Weber Costello Winsor & Newton	Crayola Prang Alphacolor Reeves Temperablock
Tempera, Liquid	Binney & Smith Binney & Smith Binney & Smith Dick Blick Co. Coloron, Inc. Coloron, Inc. C2F, Inc. Cardinal School Chroma Acrylics Chroma Acrylics	Artista II Crayola Fluorescent Tem-Pra-Tone Blick City Strokemaster Color Craft Spectrum Pro Art Cardinal School Chromacryl Temptra I Chromacryl Temptra II

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CATEGORY	MANUFACTURER	PRODUCT
	H. S. Crocker Co. Delta/Shiva Dixon Ticonderoga Dixon Ticonderoga Dixon Ticonderoga J. L. Hammett Co. J. L. Hammett Co. NASCO International Palmer Paint Palmer Paint Pentel of America Pyramid of Urbana Rich Art Color Co. Rich Art Color Co. Rock Paint Distributing Sargent Art Sargent Art Sax Arts & Crafts Sax Arts & Crafts Triarco Arts & Crafts Utrecht Mfg. Co. Van Aken Int'l Van Aken Int'l Weber Costello Weber Costello Weber Costello	Sierra Shiva Professional Artists American Crayon Colorart Prang Art Utility Hammett School Temptra NASCO Country School Liquid Temptra Ultra Temptra YNGP-12 Poster Colors Pyramid PPC Liq Fesco/Rich Gel Rich Art School Peacock Gothic Sargent True Color Versatemp Triarco Utrecht Jazz Leisure Tone Alphabrite Alphacolor Webco
Tempera, Powder	Binney & Smith Binney & Smith Dick Blick Co. Coloron, Inc. Coloron, Inc. Dixon Ticonderoga Dixon Ticonderoga Dixon Ticonderoga Dixon Ticonderoga J. L. Hammett Co. Palmer Paint	Artista II Crayola Blick City Color Craft Spectrum American Crayon Colorart Prang Prang Media Mixer Art Utility Palmer Dry Temptra

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CATEGORY	MANUFACTURER	PRODUCT
Vinyls	Rich Art Color Co.	Fresco
	Sargent Art	Gothic
	Weber Costello	Sargent
	Weber Costello	Alphabrite
	Weber Costello	Webco
	Lefranc & Bourgeois	Flashe**
		White
		Cobalt Blue
		Electric Blue
		Hoggar Blue
Water Colors, Dry Pan		Ultramarine Blue
		Prussian Blue
		Touareg Blue
		Sepia Brown
		Lemon Yellow
		Gold Yellow
		Naples Yellow Shade
		Senegal Yellow
		Orange
		Brilliant Orange Permanent
		Black
		Yellow Ochre
		Red Ochre
		Tyrian Rose
		Breughel Red
		Carmine Red
		Oriental Red
		Ruby Red
		Raw Umber
		Burnt Sienna
Daler-Rowney		Raw Sienna
		Verdaccio
		Chrome Green
		Armor Green
		Emerald Oxide of Chromium
		Light Green
		Green Oxide of Chromium
		Spring Green

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CATEGORY	MANUFACTURER	PRODUCT
Water Colors, Dry Pan		Veronese Green Shade
		Violet
		Bayeux Violet
		Violet Permanent
		White (Fluorescent)
		Light Blue (Fluorescent)
		Light Yellow (Fluorescent)
		Light Orange (Fluorescent)
		Fire Red (Fluorescent)
		Grenadine (Fluorescent)
		Bengal Red (Fluorescent)
		Light Green (Fluorescent)
		Light Green (Fluorescent)
		Yellow Green (Fluorescent)
Daler-Rowney		Rowney Artists**
		Brown Madder (Alizarin)
		Brown Pink
		Burnt Sienna
		Burnt Umber
		Carmine
		Chinese White
		Chrome Orange
		Cobalt Blue
		Cobalt Green
		Coeruleum
		Crimson Alizarin
		Crimson Lake
		French Ultramarine
		Gamboge (Hue)
		Hooker's Green 1
		Hooker's Green 2
		Indian Red
		Indian Yellow
		Indigo
		Ivory Black
		Lemon Yellow
		Light Red
		Monestial Blue
		Monestial Green

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CATEGORY	MANUFACTURER	PRODUCT
		Naples Yellow
		Olive Green
		Paynes Grey
		Permanent Blue
		Permanent Magenta
		Permanent Mauve
		Permanent Red
		Permanent Rose
		Permanent Yellow
		Prussian Blue
		Purple Lake
		Purple Madder (Alizarin)
		Raw Sienna
		Raw Umber
		Rose Dore
		Sap Green
		Scarlet Alizarin
		Scarlet Lake
		Sepla (Permanent Septa)
		Terre Verte (Hue)
		Vandyke Brown
		Venetian Red
		Violet Alizarin
		Viridian
		Yellow Ochre
	M. Grumbacher, Inc.	See for yourself**
		all except Cadmiums & Vermillions
	Koh-I-Noor	Fine Watercolors - 725**
		all except Cadmiums & Vermillions
	Winsor & Newton	Reeves Water Colour Tablets**
		all except Cadmiums & Vermillions
	Winsor & Newton	Sketchers**
		all except Cadmiums & Vermillions
Water Colors, Semi-Moist		
	Binney & Smith	Artista/II/Peacock**
		all except Cadmiums & Vermillions
	Binney & Smith	Crayola**
		all except Cadmiums & Vermillions

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
	Binney & Smith (Canada)	Crayola**
		all except Cadmiums & Vermillions
	Coloron, Inc.	Color Craft**
		all except Cadmiums & Vermillions
	Dixon Ticonderoga	American Crayon
	Dixon Ticonderoga	Colorart
	Dixon Ticonderoga	Kopy Kat
	Dixon Ticonderoga	Prang
	J.L. Hammett Co.	Art Utility**
		all except Cadmiums & Vermillions
	Royal Talens	Rembrandt**
		Chinese White
		Naples Yellow Light
		Naples Yellow Reddish
		Yellow Ochre
		Gold Ochre
		Raw Sienna
		Gamboge
		Indian Yellow
		Talens Yellow Lemon
		Talens Yellow Light
		Talens Yellow
		Talens Yellow Deep
		Talens Orange
		Transparent Oxide Yellow
		Carmine
		Madder Lake Light
		Rose Madder
		Madder Lake Deep
		Brown Madder Alizarine
		Purple Madder Alizarine
		Light Oxide Red
		Indian Red
		Talens Red Deep
		Rembrandt Rose
		Transparent Oxide Red
		Vandyke Brown
		Raw Umber
		Burnt Umber
		Burnt Sienna

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	PRODUCT
MANUFACTURER	Sepia (modern)
	Transparent Oxide Brown
	Ultramarine Light
	Ultramarine Deep
	Prussian Blue
	Cobalt Blue (ultram.)
	Rembrandt Blue
	Turquoise Blue
	Mauve
	Indigo (modern)
	Cerulean Blue (phthalo.)
	Violet
	Emerald Green
	Viridian
	Yellowish Green
	Permanent Green Light
	Olive Green
	Sap Green
	Terre Verte
	Rembrandt Green
	Hooker's Green Light
	Hooker's Green Deep
	Rembrandt Bluish Green
	Chromium Oxide Green
	Ivory Black
	Paynes Grey
	Neutral Tint
	Charcoal Grey
	Dr. PH. Martin's Bleed Proof White
	Dr. PH. Martin's Flo-2 White
	Dr. PH. Martin's Graph-X White
	Dr. PH. Martin's Radiant Concentrated
	Sargent (22 series)**
all except Cadmiums & Vermillions	
Sargent (66 series)**	
all except Cadmiums & Vermillions	
Inkable White	
Luma Brilliant Concentrated**	
all except Cadmiums & Vermillions	
Luma Solar Chromatic**	
all except Cadmiums & Vermillions	
Steig Products	Salis International
	Salis International
	Salis International
	Salis International
	Sargent Art
Sargent Art	
Steig Products	Salis International
	Salis International
	Salis International
	Salis International
	Sargent Art

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DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

NOTICE OF ADOPTED RULES

K-6 List

K-6 List

CATEGORY	MANUFACTURER	PRODUCT	CATEGORY	MANUFACTURER	PRODUCT
Water Colors, Tube	Steig Products	Luma White High Opacity	Daler-Rowney	all except Cadmi- ums & Vermillions	Rowney Artists**
	Steig Products	Pro Black			Alizarin Green
	Steig Products	Pro White Retouch White			Brown Madder (Alizarin)
	Steig Products	Q White Retouch White			Brown Pink
	Steig Products	Steig White			Burnt Sienna
	Winsor & Newton	Artists' Professional**			Burnt Umber
		Bright Red			Carmine
		Burnt Umber			Chinese White
		Carmine			Chrome Orange
		Davy's Gray			Cobalt Blue
		French Ultramarine			Cobalt Green
		Light Red			Coeruleum
		Mauve			Crimson Alizarin
		Naples Yellow			Crimson Lake
		Olive Green			French Ultramarine
		Oxide of Chromium			Gamboge (Hue)
		Permanent Blue			Hooker's Green 1
		Prussian Green			Hooker's Green 2
		Purple Lake			Indian Red
		Purple Madder Aliz.			Indian Yellow
		Raw Sienna			Indigo
		Raw Umber			Ivory Black
		Rose Madder Gen.			Lemon Yellow
		Sap Green			Light Red
		Sepia			Monestial Blue
		Terre Verte			Monestial Green
		Vandyke Brown			Naples Yellow
		Venetian Red			Olive Green
		Viridian			Paynes Grey
		Warm Sepia			Permanent Blue
		Winsor Blue			Permanent Magenta
		Winsor Emerald			Permanent Mauve
		Winsor Green			Permanent Red
		Winsor Red			Permanent Rose
		Winsor Violet			Permanent Yellow
		Yellow Ochre			Prussian Blue
Water Colors, Tube	Binney and Smith	Liquitex**			Purple Lake
					Purple Madder (Alizarin)

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
	Delta/Shiva	Raw Sienna
		Raw Umber
		Rose Dore
		Sap Green
		Scarlet Alizarin
		Scarlet Lake
		Sepia (Permanent Sepia)
		Terre Verte (Hue)
		Shiva Transparent**
		Alizarin Crimson
		Burnt Sienna
		Burnt Umber
		Chinese White
		Chrome Oxide Green (Lt.)
		Citron
		Cobalt Blue Genuine
		Emerald Green
		Hooker's Green
		Ivory Black
		Light Green
		Light Red
		Mars Violet
		Paynes Gray
		Vandyke Brown
		Venetian Red
		Violet Alizarin
		Viridian
		Yellow Ochre
		Permanent Violet
		Permasol Blue
		Permasol Yellow (Gamboge)
		Prussian Blue
		Raw Sienna
		Raw Umber
		Rose Crimson
		Rose Madder
		Scarlet Red
		Sepia
		Shiva Blue Deep (Phthalo)
		Shiva blue Light (Phthalo)

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
		Shiva Green (Phthalo)
		Shiva Orange
		Shiva Yellow Light
		Shiva Yellow Medium
		Shiva Yellow Pale
		Terra Verte
		Ultramarine Blue
		Ultramarine Cobalt Blue
		Viridian
		Yellow Ochre
	M. Grumbacher, Inc.	Academy**
		all except Cadmiums & Vermillions
		Holbein**
		Brown Madder
		Naples Yellow
		Aureolin
		Indian Yellow
		Perm. Yellow Orange
		Perm. Yellow Deep
		Perm. Yellow Light
		Perm. Yellow Lemon
		Lemon Yellow
		Jaune Brilliant #1
		Jaune Brilliant #2
		Yellow Ochre
		Greenish Yellow
		Yellow Grey
		Green Grey
		Sap Green
		Hooker's Green
		Viridian (tint)
		Compose Green #1
		Compose Green #2
		Compose Green #3
		Olive Green
		Terre Verte
		Perm. Green #1
		Perm. Green #2
		Perm. Green #3

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DEPARTMENT OF PUBLIC HEALTH		NOTICE OF ADOPTED RULES	
K-6 List	CATEGORY	MANUFACTURER	PRODUCT
		Hunt Manufacturing	Speedball Professional**
		Kooh-I-Noor	all except Cadmiums & Vermillions
		Lefranc & Bourgeois	Chinese White**
			all except Cadmiums & Vermillions
			Aquarelle 600**
			Silver white (Subst.)
			Chinese White
			Cerulean Blue
			Cobalt Blue
			Emerald Green Nova
			Cobalt Green
			Blue Grey
			Cobalt blue (tint)
			Indigo
			Prussian Blue
			Ultramarine Deep
			Ultramarine Light
			Peacock Blue
			Turquoise Blue
			Compose Blue
			Paynes Grey
			Neutral Tint
			Sepia
			Mars Violet
			Mineral Violet
			Permanent Violet
			Permanent Magenta
			Violet Grey
			Indian Red
			Light Red
			Burnt Sienna
			Burnt Umber
			Vandyke Brown
			Raw Umber
			Raw Sienna
			Grey of Grey
			Davy's Grey
			Ivory Black
			Peach Black
			Chinese White
			Speedball Professional**
			all except Cadmiums & Vermillions
			Chinese White**
			all except Cadmiums & Vermillions
			Aquarelle 600**
			Silver white (Subst.)
			Chinese White
			Cerulean Blue
			Cobalt Blue
			Emerald Green Nova
			Cobalt Green
			Blue Grey
			Cobalt blue (tint)
			Indigo
			Prussian Blue
			Ultramarine Deep
			Ultramarine Light
			Peacock Blue
			Turquoise Blue
			Compose Blue
			Paynes Grey
			Neutral Tint
			Sepia
			Mars Violet
			Mineral Violet
			Permanent Violet
			Permanent Magenta
			Violet Grey
			Indian Red
			Light Red
			Burnt Sienna
			Burnt Umber
			Vandyke Brown
			Raw Umber
			Raw Sienna
			Grey of Grey
			Davy's Grey
			Ivory Black
			Peach Black
			Chinese White
			Speedball Professional**
			all except Cadmiums & Vermillions
			Chinese White**
			all except Cadmiums & Vermillions
			Aquarelle 600**
			Silver white (Subst.)
			Chinese White
			Cerulean Blue
			Cobalt Blue
			Emerald Green Nova
			Cobalt Green
			Blue Grey
			Cobalt blue (tint)
			Indigo
			Prussian Blue
			Ultramarine Deep
			Ultramarine Light
			Peacock Blue
			Turquoise Blue
			Compose Blue
			Paynes Grey
			Neutral Tint
			Sepia
			Mars Violet
			Mineral Violet
			Permanent Violet
			Permanent Magenta
			Violet Grey
			Indian Red
			Light Red
			Burnt Sienna
			Burnt Umber
			Vandyke Brown
			Raw Umber
			Raw Sienna
			Grey of Grey
			Davy's Grey
			Ivory Black
			Peach Black
			Chinese White
			Speedball Professional**
			all except Cadmiums & Vermillions
			Chinese White**
			all except Cadmiums & Vermillions
			Aquarelle 600**
			Silver white (Subst.)

****CAUTION:** In this product line, only the colors listed are acceptable for K-6 use.

[illegible]

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
		Breughel Red
		Ruby Red
		Uccello Red
		Venetian Red
		Bright Red
		Burnt Umber
		Raw Umber
		Burnt Sienna
		Raw Sienna
		Terre Verte
		Antioche Green Light
		Armor Green
		Ambusson Green
		Chrome Green 1 (Subst.)
		Cyprus Green 2 Permanent
		Viridian
		Hooker's Green
		Warm Green
		Olive Green
		Chromim Oxide Green
		Green Lake Permanent
		Sap Green
		Bayeux Violet
		Egypt Violet
		Violet Extra-Light
		Neutral Tint
		Permanent Violet
	Webster**	all except Cadmiums & Vermillions
	PAW-18	
	SW-15 Water Color Dyes	
	WF-25	
	Rembrandt**	
	Chinese White	
	Naples Yellow Light	
	Naples Yellow Reddish	
	Yellow Ochre	
	Gold Ochre	
	Raw Sienna	
	Gamboge	
	Indian Yellow	
	Talens Yellow Lemon	

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
		Talens Yellow Light
		Talens Yellow
		Talens Yellow Deep
		Talens Orange
		Transparent Oxide Yellow
		Carmine
		Madder Lake Light
		Rose Madder
		Madder Lake Deep
		Brown Madder Alizarine
		Purple Madder Alizarine
		Light Oxide Red
		Indian Red
		Talens Red Deep
		Rembrandt Rose
		Transparent Oxide Red
		Vandyke Brown
		Raw Umber
		Burnt Umber
		Burnt Sienna
		Sepia (modern)
		Transparent Oxide Brown
		Ultramarine Light
		Ultramarine Deep
		Prussian Blue
		Cobalt Blue (ultram.)
		Rembrandt Blue
		Turquoise Blue
		Mauve
		Indigo (modern)
		Cerulean Blue (phthalo.)
		Violet
		Emerald Green
		Viridian
		Permanent Green Light
		Olive Green
		Sap Green
		Terre Verte
	Yellowish Green	

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
	Royal Talens	Rembrandt Green Hooker's Green Light Hooker's Green Deep Rembrandt Bluish Green Chromium Oxide Green Ivory Black Paynes Grey Neutral Tint Charcoal Grey Talens** Chinese White Yellow Ochre Raw Sienna Gamboge Carmine Madder Lake Deep Light Oxide Red Van Dyck Brown Raw Umber Burnt Umber Burnt Sienna Sepia (modern) Ultramarine Deep Prussian Blue Cobalt Blue (ultram.) Turquoise Blue Indigo (modern) Cerulean Blue (phthalo.) Violet Red Violet Phthalo Blue Emerald Green Viridian Yellowish Green Permanent Green Light Olive Green Sap Green Hooker's Green Deep Ivory Black

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
	Sakura of America Utrecht Mfg. Co.	Paynes Grey Special Water Colors Utrecht** Alizarin Crimson Ultramarine Blue Phthalocyanine Blue Permanent Green Viridian Phthalocyanine Green Permanent Violet Yellow Ochre Burnt Sienna Raw Sienna Raw Umber Ivory Black Paynes Grey Artists' Professional** Alizarin Crimson Antwerp Blue Aurora Yellow Blue Black Bright Red Brown Madder Aliz. Burnt Sienna Burnt Umber Carmine Cerulean Blue Charcoal Grey Crimson Lake Davy's Gray Franch Ultramarine Gold Ochre Indian Red Indigo Ivory Black Light Red Magenta Mars Black Mars Brown Mars Orange Mars Red
	Winsor & Newton	

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
		Mars Violet
		Mars Yellow
		Mauve Blue Shade
		Mauve Red Shade
		New Blue
		Olive Green
		Oxide of Chromium
		Paynes Gray
		Permanent Blue
		Permanent Magenta
		Permanent Rose
		Prussian Blue
		Prussian Green
		Purple Lake
		Purple Madder Aliz.
		Raw Sienna
		Raw Umber
		Rose Dore
		Rose Madder Deep
		Rose Madder Genuine
		Sap Green
		Scarlet Lake
		Terra Rosa
		Terre Verte
		Titanium White
		Trans. Gold Ochre
		Ultramarine Deep
		Underpainting White
		Vandyke Brown
		Venetian Red
		Viridian
		Winsor Blue
		Winsor Emerald
		Winsor Green
		Winsor Lemon
		Winsor Orange
		Winsor Red
		Winsor Violet
		Winsor White
		Winsor Yellow

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
	Winsor & Newton	Yellow Ochre
		Yellow Ochre Pale
		Zinc White
		London**
		Burnt Sienna
		Cerulean Blue
		Chinese White
		Cobalt Blue
		Cobalt Violet
		French Ultramarine
		Hooker's Green Dark
		Hooker's Green Light
		Indian Red
		Light Red
		Paynes Gray
		Phthalo Blue
		Prussian Blue
		Raw Sienna
		Rose Madder
		Sap Green
		Vandyke Brown
		Viridian
		Yellow Ochre

PASTELS

Oil Pastels

Pentel of America	PHN-36 Oil Pastels
Pentel of America	PTA-50 Oil Pastels
Pentel of America	PTS-15 Pentel Dye Sticks
Sakura Color Products	Cray-Pas
Sakura Color Products	Chubbies
Sakura Color Products	Deluxe Sticks
Sakura Color Products	For Artists' Use
Sakura Color Products	Jumbo
Sakura Color Products	Junior
Sakura Color Products	Large Size
Sakura Color Products	Square Sticks

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K-6 List

CATEGORY	MANUFACTURER	PRODUCT
Soft Pastels	Sakura Color Products Sakura Color Products Sanford Sanford Sanford	Square Type Super Regular Oil Pastels Square Sticks Jumbo Oil Pastels
PENS, PENCILS	Royal Talens	Rembrandt
Ball Point	Gillette	Paper Mate Medium Point Stick; Blue, Red, Black, Green
	Gillette	Paper Mate Fine Point Stick; Blue, Red, Black
	Gillette	Paper Mate Ball Pen
	Gillette	Paper Mate Malibu Pen
	Gillette	Paper Mate Contour Pen
	Gillette	Paper Mate Profile Pen - Slim
	Gillette	Paper Mate Profile Slim Set
	Gillette	Paper Mate Executive Slim Gold Pen
	Gillette	Paper Mate Executive Slim Chrome Pen
	Gillette	Paper Mate gold Antique Pen (Burgandy)
	Gillette	Paper Mate Gold Antique Pen (Black)
	Gillette	Paper Mate Chrome Antique Pen
	Gillette	Paper Mate Gold Lacquer Pen
	Gillette	Paper Mate Profile Slim Pen
	Gillette	Paper Mate Executive Slim Gold Pen & Pencil Set
	Gillette	Paper Mate Executive Slim chrome Pen & Pencil Set
	Gillette	Paper Mate gold Antique Pen & Pencil Set (Burgandy)
	Gillette	Paper Mate Gold Antique Pen & Pencil Set (Black)

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K-6 List

CATEGORY	MANUFACTURER	PRODUCT
	Gillette	Paper Mate Chrome Antique Pen & Penc Set
	Gillette	Paper Mate Gold Lacquer Pen & Pencil Set
	Gillette	Paper Mate Eraser Mate
	Gillette	Paper Mate Eraser Mate 2, Medium & Fine Point; blue, Red, Black
	Gillette	Paper Mate Accu-Point Fine Point; Blue, Red, Black, Green
	Gillette	Paper Mate Accu-Point Extra Fine Point; Blue, Red, Black, Green
	Gillette	Paper Mate Roller Stick; Blue, Red, Black, Green
	Gillette	Paper Mate Metal Roller; Blue, Red, Black, Green
	Gillette	Paper Mate Write Bros. Retractable, Medium & Fine Point; blue, Black
	Gillette	Paper Mate Write Bros. Prof. Fine Point Stick; Blue, Red, Black
	Gillette	Paper Mate Write Bros. Medium Point Stick; Blue, Red, Black, Green
	Gillette	Write Bros. Fine Point Stick; Blue, Red, Black
	Gillette	Paper Mate Eraser Mate Ball Point Refills
	Gillette	Paper Mate Standard Refills, Medium; Fine Point Blue, Black
	Gillette	Paper Mate Powerpoint Refill, Medium Point; Blue, Red, Black
	Gillette	Paper Mate Powerpoint Refill, Fine Point; Blue, Black
	Gillette	Paper Mate Jumbo Refill, Medium & Fine Point; Blue, Black
	Gillette	Paper Mate Jumbo Powerpoint Refill, Medium & Fine Point; Blue, Black
Fountain Pens, Inks	Gillette	Paper Mate Gold Fountain Pen - Medium Point, Fine Point

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NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
	Gillette	Paper Mate Chrome Fountain Pen - Medium Point, Fine Point
	Gillette	Paper Mate Burgandy Antique Fountain Pen - Medium Point, Fine Point
	Gillette	Paper Mate black Antique Fountain Pen Medium Point, Fine Point
	Gillette	Paper Mate Fountain Pen Cartridges; Blue, Black
Pencils, Leads	Binney & Smith Gillette Gillette	Crayola Colored Pencils
		Paper Mate Sharpwriter
		Paper Mate Advancer - .5MM, .7MM
	Gillette	Paper Mate Advancer 100 - .5MM, .7MM
	Gillette	Paper Mate Advancer Cassette 1000, .5MM, .7MM
	Gillette	Paper Mate Advancer Leads & Eraser Refill, .5MM, .7MM
	Gillette	Paper Mate Advancer Cassette Refill .5MM, .7MM
	Gillette Gillette Gillette	Paper Mate Advancer Eraser Refill Paper Mate .7MM Leads Paper Mate Erasers

Plastic Point Pens

Gillette	Paper Mate Extra Fine Plastic Point; Blue, Red, Black, Green
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Porous Tip Pens

Gillette	Paper Mate Nylon Fiber Porous Point; Blue, Red, black, Green, Purple, Yellow, Brown, Orange
Gillette	Paper Mate Flair Point Guard; Blue, Red, black, Green, Purple, Brown, Orange
Gillette	Paper Mate Ultra Fine Flair; Blue, Red

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

K-6 List

CATEGORY	MANUFACTURER	PRODUCT
	Gillette	Black, Green Paper Mate Hardhead Flair; Blue, Red Black, Green
SCREEN PRINTING INKS & MEDIUMS		
		Acrylic
	Hunt Manufacturing	Speedball Permanent

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SECRETARY OF STATE
NOTICE OF ADOPTED AMENDMENT

The full text of the Adopted Amendment begins on the next page:

- 1) The Heading of the Part: Freedom of Information
- 2) Code Citation: 2 Ill. Adm. Code 551
- 3) Section numbers: Adopted Action:
551.140 Amendment
- 4) Statutory Authority: Implementing and authorized by the Freedom of Information Act (Ill. Rev. Stat. 1987, ch. 116, par. 201 et seq.).
- 5) Effective Date of Amendment: November 7, 1988
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 7, 1988
- 9) Notice of Proposal Published in Illinois Register: N/A
- 10) Has JCARR issued a Statement of Objections to these amendments? N/A
- 11) Differences between proposal and final version: N/A
- 12) Have all the changes agreed upon by the agency and JCARR been made as indicated in the agreement letter issued by JCARR? N/A
- 13) Will these amendments replace an emergency rule amendment currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendment:

The purpose is to show that the appeal authority in Freedom of Information matters is the Deputy Secretary of State, whose title was formerly the Assistant Secretary of State. There is no substantive change in procedure in this amendment.

16) Information and questions regarding these adopted amendments shall be directed to:

Philip S. Howe
Counsel to the Secretary
298 Centennial Building
Springfield, Illinois 62706
(217)785-3094

SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT

TITLE 2: GOVERNMENTAL ORGANIZATION
SUBTITLE C: CONSTITUTIONAL OFFICERS
CHAPTER III: SECRETARY OF STATE

PART 551
FREEDOM OF INFORMATION

SUBPART A: SUMMARY AND PURPOSE

Section
551.10 Summary and Purpose
551.20 Definitions
551.30 Principal Office
551.40 Availability of Records

SUBPART B: REQUEST PROCEDURES

Section
551.110 Inspection of Records at Department Offices
551.120 Notice of Denial
551.130 Requests
551.140 Appeal Procedure to Secretary of State
551.150 Fees

Appendix A FREEDOM OF INFORMATION REQUEST FORM

AUTHORITY: Implementing and authorized by the Freedom of Information Act (Ill. Rev. Stat. 1987, ch. 116, par. 201 et seq.).

SOURCE: Adopted at 8 Ill. Reg. 10045, effective July 1, 1984; amended at 12, Ill. Reg. 19515, effective November 7, 1988.

Section 551.140 Appeal Procedure to Secretary of State

- a) Any person requesting a record who has been denied access by a Department Director or Freedom of Information Officer may appeal such denial to the Secretary of State, pursuant to Section 10 of the FOIA.
- b) The appeal request must be in writing and addressed to the Assistant Deputy Secretary of State, Room 208 213, Capitol Building, Springfield, Illinois. It shall contain a copy of the original request, a copy of the denial received by the requestor, and a statement of the reasons why the appeal should be granted.

(Source: Amended at 12 Ill. Reg. 19515, effective November 7, 1988)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

1) Heading of the Part:

Clinical Laboratories and Blood Banks

2) Code Citation:

77 Ill. Adm. Code 450

3) Section Numbers:

450.440
450.450
450.1300
450.1310
450.1320
450.1330

Emergency Action:

New Section
New Section
New Section
New Section
New Section
New Section

4) Statutory Authority:

Illinois Clinical Laboratory Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 621-101 et seq., as amended by Public Act 85-1251, effective August 30, 1988.

5) Effective Date of Rule(s):

October 28, 1988

6) If the Emergency Amendments are to Expire Before the End of the 150-day Period, Please Specify the Date on Which it is to Expire:

Not Applicable

7) Date Filed in Agency's Principal Office:

October 28, 1988

8) Reason for Emergency:

Public Act 85-1251, effective August 30, 1988 specifies that the Department of Public Health promulgate emergency rules implementing the provisions of the Act within 60 days of the effective date of the Public Act.

9) A Complete Description of the Subjects and Issues Involved:

This rulemaking specifies what laboratory tests are considered health screening tests, what entities can perform health screening activities,

DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

9) A Complete Description of the Subjects and Issues Involved: (continued)

9) A Complete Description of the Subjects and Issues Involved: (continued)

and how health screening activities are to be conducted.

The Department has solicited and received numerous recommendations concerning what laboratory tests should be listed as health screening tests. After a review of all recommendations and the recent legislation, the Department has decided upon the following approach.

In response to HB 3911 and HB 3303, the Department proposes to adopt only two specific exclusive lists of tests: (1) a list of tests for health screening, which is included in this rulemaking and (2) a list of tests for the registration class which the Department anticipates proposing in February of 1989 under HB 3303. All remaining tests would be either "simple" or "complex" under the provisions of HB 3303. The lists of tests would be as follows:

A "HEALTH SCREENING" test "MEANS THE PERFORMANCE OF ANY OF THE DEPARTMENT LISTED TESTS FOR THE PURPOSE OF ASSESSING A PHASE OF THE GENERAL STATE OF HEALTH OF HUMAN SUBJECTS" in the context of an off-site health screening event such as a health fair. Tests designed as health screening tests may be conducted at the principal location of the laboratory without the protocol required by these rules.

A. Health Screening Test list pursuant HB 3911 - Public Act 85-1251, effective August 30, 1988.

1. Blood total cholesterol testing by finger stick method, and
2. Blood glucose testing by finger stick method.

B. DRAFT registration class tests pursuant to HB 3303 - Public Act 85-1025, effective June 30, 1988.

1. Any tests performed by a Physician, Dentist or Podiatrist;
2. Hematocrit;
3. Hemoglobin;
4. Blood lead level testing;
5. Chemical Urinalysis testing;
6. Sickie cell anemia testing;
7. Sperm count testing;
8. Pin worm testing;
9. Blood cholesterol testing;
10. Blood glucose testing;
11. Occult blood testing;
12. Urine pregnancy testing (semi-quantitative chorionic gonadotropin), and
13. Triglycerides.

Under the existing clinical laboratory rules (77 Ill. Adm. Code 450.30(b)(7)) and until new rules pursuant to HB 3303 are adopted circa July 1, 1989, local health department laboratories are exempt from licensure in the following situation:

PUBLIC HEALTH LABORATORIES WHICH MEET THE PROVISIONS OF SECTION 1-103(e) OF THE ILLINOIS CLINICAL LABORATORY ACT AND WHICH RESTRICT THEIR CLINICAL LABORATORY TESTING TO THE FOLLOWING: SMEARS AND CULTURES FOR NEISSERIA GONORRHEAE, WET MOUNTS FOR YEAST OR TRICHOMONAS, SYPHILIS SEROLOGY, SEMI/QUANTITATIVE CHORIONIC GONADOTROPIN, GLUCOSE, URINALYSIS (LIMITED TO DIP-STICK AND MICROSCOPIC FOR RED AND WHITE CELLS), HEMATOOCRIT, HEMOGLOBIN, AND RBC SICKLE CELL SCREENING.

Pursuant to HB 3911 and emergency rules to be adopted circa October 28, 1988, local health departments will also be able to conduct health screenings without a license or permit if done on a not for profit or free of charge basis. The health screening tests can be in addition to those tests presently permissible without a license.

Both the present rules and the health screening rules will be combined and explained further in future amendments pursuant to HB 3303 which will be drafted later this year.

NOTICE OF PUBLIC HEARING ON EMERGENCY AMENDMENTS AND PROPOSED AMENDMENTS

The Department will conduct public hearings on these EMERGENCY RULES and the identical PROPOSED AMENDMENTS at the following times and places:

Date, Time and Location of Public Hearings:

1:00 PM
December 8, 1988
Illinois Department of Public Health
First Floor Training Room
525 West Jefferson
Springfield, Illinois 62761

10:00 AM
December 9, 1988
Ninth Floor, Room 40
State of Illinois Center
100 West Randolph Street
Chicago, Illinois 60601

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER d: LABORATORIES AND BLOOD BANKS

PART 450
CLINICAL LABORATORIES AND BLOOD BANKS
SUBPART A: GENERAL

Section	
450.10	Definitions
450.20	Laboratories and Blood Banks
450.30	Laboratories required to be licensed
SUBPART B: DIRECTORS OF CLINICAL LABORATORIES	
Section	
450.210	Qualification of the Director of a Clinical Laboratory
450.220	Operational Participation of the Director
450.230	Number of Laboratories Permitted to Operate
SUBPART C: LOCATION, CONSTRUCTION AND SANITATION	

Section	
450.310	Location
450.320	Conformance to local ordinances
450.330	Safety and Sanitation Requirements
SUBPART D: QUALIFICATIONS OF PERSONNEL HAVING RESPONSIBILITY FOR THE CONDUCT AND OPERATION OF THE LABORATORY	

Section	
450.410	Supervisor
450.420	Medical Technologist
450.430	Cytotechnologist
450.440	Technician
EMERGENCY	
450.450	Laboratory Assistant
EMERGENCY	
SUBPART E: EQUIPMENT	
Section	
450.510	Facilities and Equipment
450.520	Preventive Maintenance of Equipment and Instruments
450.530	Glassware
450.540	Lancets, Needles and Syringes
450.550	Electrical Equipment

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9) A Complete Description of the Subjects and Issues Involved: (continued)

Other Pertinent Information:

The hearings will be for the sole purpose of gathering public comment. Persons interested in presenting testimony at this hearing are advised that the Department will adhere to the following procedures in the conduct of the hearing:

1. Each person presenting oral testimony shall provide to the hearing officer a written (preferably typed) copy of such testimony at the time the oral testimony is presented. No oral testimony shall be accepted without such written copy of the testimony being provided.
2. Each person presenting oral testimony will be limited to fifteen (15) minutes for the presentation of such testimony.
3. No person will be recognized to speak for a second time until all persons wishing to testify have done so. All testimony shall conclude at the specific times except that an individual in the midst of presenting testimony shall be allowed to complete his/her testimony.
4. In order to provide for a balanced presentation of views and to facilitate the orderly conduct of the hearing, the Hearing Officer may impose such other rules of procedure, including the order of call of witnesses, as he/she deems necessary.

10) Are there any proposed amendments to this Part Pending? No.

Section Numbers	Proposed Action	Ill. Reg. Citation
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11) Statement of Statewide Policy Objectives:

This rulemaking is required by Public Act 85-1251. The Department believes any expansion or contraction of a state mandate is necessary in order to protect the public from inaccurate testing procedures.

12) Information and Questions Regarding this Rule shall be directed to:

Robert John Kane, Administrative Rules Coordinator, Illinois Department of Public Health, 525 West Jefferson-Second Floor, Springfield, Illinois 62761, (217) 782-6187.

The full text of the Emergency Amendments begins on the next page:

450.560 Photometric and Spectrophotometric Equipment
450.570 Analytic balances and Weights

SUBPART F: OUT OF STATE LABORATORIES

Section
450.610 Application for Licensure

SUBPART G: PROFICIENCY SURVEY PROGRAM AND
INSPECTION OF FACILITIES

Section
450.710 Inspections
450.720 Proficiency Survey Program
450.730 Western Blot Assay Testing Procedures

SUBPART H: SPECIAL REQUIREMENTS PERTAINING TO BLOOD BANKS

Section
450.810 General
450.820 Applicability of Other Parts of the Regulations
450.830 Donors and Donor Blood/Criteria for Donor Selection
450.835 Directed Blood Donations
450.840 Donors and Donor Blood/Identification of Donor Blood
450.845 Donors and Donor Blood/Storage and Transportation
450.848 Preparation of Blood Components
450.850 Plasmapheresis (or Plateletpheresis)
450.860 Apheresis Transfusion
450.870 Transfusion Service Records

SUBPART I: PROHIBITED PRACTICE

Section
450.910 Prohibition Against Free Trial Tests
450.920 Terms Not to be Used in Names of Laboratories
450.930 Prohibitions in Advertising and Announcements
450.940 Acceptance of Specimens and Reporting of Results
450.950 Referral of Specimens for Examination to Unlicensed Laboratories

SUBPART J: RECORDS AND REPORTS

Section
450.1010 Laboratory Records

SUBPART K: QUALITY CONTROL

Section
450.1110 Responsibilities of Director

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450.1120 Reference Materials
450.1130 Preventative Corrective Maintenance Program
450.1140 Procedure Manuals
450.1150 Quality Control System Methodologies

SUBPART L: HIV CONTAMINATED BLOOD AND HUMAN TISSUE

Section
450.1200 Handling and Disposal of HIV Contaminated Blood and Human Tissue

SUBPART M: HEALTH SCREENING

Section
450.1300 Health Screening and Approved Health Screening Tests
450.1310 Protocol for Conducting Health Screening

EMERGENCY
450.1320 Application for a Permit to Conduct Health Screening

EMERGENCY
450.1330 Reporting and Notification

Authority: Implementing and authorized by the Illinois Blood Bank Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 601-101 et seq.), The Blood Labeling Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 620-3.1) and the Illinois Clinical Laboratory Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 621 et seq.).

SOURCE: Amended November 16, 1970; amended at 2 Ill. Reg., p. 87, effective November 5, 1978; amended at 4 Ill. Reg. 33, p. 224, 225 and 228, effective August 6, 1980; amended at 6 Ill. Reg. 4151, effective April 5, 1982; amended at 7 Ill. Reg. 7643, effective June 14, 1983; codified at 8 Ill. Reg. 19488; amended at 9 Ill. Reg. 20709, effective January 3, 1986; emergency amendment at 10 Ill. Reg. 377, effective January 3, 1986, for a maximum of 150 days, amended at 10 Ill. Reg. 10712, effective June 3, 1986; amended at 12 Ill. Reg. 10018, effective May 27, 1988; emergency amendment at 12 Ill. Reg. 19518 , effective October 28, 1988, for a maximum of 150 days.

SUBPART D: QUALIFICATIONS OF PERSONNEL HAVING RESPONSIBILITY
FOR THE CONDUCT AND OPERATION OF THE LABORATORY

Section 450.440 Technician
EMERGENCY

An individual who meets one of the following qualifications shall qualify as a technician:

- a) Successful completion of 60 semester hours of academic credit including chemistry and biology as well as a structured curriculum in medical laboratory techniques at an accredited institution or has an

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NOTICE OF EMERGENCY AMENDMENTS

associate degree based on a course of study including those subjects from an accredited institution; or

- b) High school graduate or equivalent and has completed at least 1 year in a technician training program in a school accredited by an accrediting agency approved by the U.S. Office of Education; or
- c) High school graduate or equivalent and has successfully completed an official military medical laboratory procedures course of at least 50 weeks duration and has held the military enlisted occupational specialty of Medical Laboratory Specialist (Laboratory Technician).

(Source: Emergency rule added at 12 Ill. Reg. 19518, effective October 28, 1988, for a maximum of 150 days)

Section 450.450 Laboratory Assistant
EMERGENCY

A laboratory assistant is an individual who is employed in a laboratory and meets the education and experience requirements set forth by that laboratory director and who functions only under the direct supervision of a director, supervisor or technologist.

(Source: Emergency rule added at 12 Ill. Reg. 19518, effective October 28, 1988, for a maximum of 150 days).

SUBPART M: HEALTH SCREENING

Section 450.1300 Health Screening and Approved Health Screening Tests
EMERGENCY

- a) "HEALTH SCREENING" MEANS THE PERFORMANCE OF ANY OF THE FOLLOWING TESTS FOR THE PURPOSE OF ASSESSING A PHASE OF THE GENERAL STATE OF HEALTH OF HUMAN SUBJECTS (Section 2-102.1 of the Act):

- 1) Blood total cholesterol testing by finger stick method, and
 - 2) Blood glucose testing by finger stick method.
- b) Health screening activities may only be conducted by the following entities:

- 1) LABORATORIES WHICH ONLY PERFORM HEALTH SCREENINGS ON A NOT-FOR-PROFIT OR FREE-OF-CHARGE BASIS, NOT-FOR-PROFIT OR FREE-OF-CHARGE BASIS MEANS SCREENINGS PERFORMED FOR A FEE calculated to recover the actual cost of the test material and equipment and direct labor costs, excluding any cost associated with test interpretation or other administrative costs or with no direct cost to the recipient;

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- 2) LICENSED OR PERMITTED LABORATORIES; and
 - 3) Licensed Hospital laboratories which are exempt from regulation under the Act and not precluded from such activities under the Hospital Licensing Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.). (Section 2-102.1(a)(3) and (b) of the Act)
- c) ANY ENTITY WHICH CONDUCT MORE THAN ONE HEALTH SCREENING EVENT PER CALENDAR YEAR SHALL FILE ESTABLISHED PROTOCOLS WITH THE DEPARTMENT IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBPART. A health screening event, as used in this Section, shall mean any day or continuous series of days not exceeding five on which health screening activities are conducted in the same location other than the principal location of the laboratory such as a health fair. Tests listed as health screening tests may be conducted at the principal location of the laboratory without the protocol required by this Subpart. (Section 2-102.1(a)(2) of the Act).
- d) AGENCY NOTE: Health screening tests should not be used as diagnostic tests.

(Source: Emergency rule added at 12 Ill. Reg. 19518, effective October 28, 1988, for a maximum of 150 days).

Section 450.1310 Protocol for Conducting Health Screening
EMERGENCY

- a) Any entity which performs health screening shall establish a protocol for health screening activities which is APPROVED BY A PHYSICIAN LICENSED TO PRACTICE MEDICINE IN ALL ITS BRANCHES. (Section 2-102.1(a)(1) of the Act)

- b) The protocol for conducting the health screening shall:

- 1) indicate the test(s) to be conducted;
- 2) indicate the way in which results shall be reported to the test subject including any available oral counseling and health professional referral program;
- 3) indicate how confidentiality will be maintained with provisions which allow the testing personnel, test subject and test subject's representative access to the test results;
- 4) include a written quality control program to assure accurate and precise test values as set by the physician signing the protocol

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within 30 days prior to the expiration of the existing protocol;

12) be signed, dated, and approved by the physician in the health care facility no earlier than three months before the expiration of the protocol;

13) include, for not-for-profit organizations, a statement of the education and experience of the staff members are adequate to assure proper specimen collection, specimen handling, instrument operation, quality assurance, record-keeping, reporting of results, and proper sanitary conditions to protect the test subjects and the environment;

14) include a copy of the document to be given to each test subject which discloses the purpose and limitations of each individual screening test to be conducted;

15) state whether the testing to be done on a not-for-profit basis. If the testing is conducted on a NOT-FOR-PROFIT BASIS, then the calculations used to determine the actual cost of the test material and equipment must be included;

16) include copies of any forms used in the course of conducting health screening activities;

17) indicate how documentation and quality control items are traceable to each individual analyte and instruments used in the health screening activities;

18) indicate how records of test subject results and documentation of quality control items shall be maintained for two years, and

19) indicate how records of test subject results and documentation of quality control items shall be maintained for two years, and not-for-profit basis, 12 recipient

(Source: Emergency rule added at 12 Ill. Code 111.01, effective October 28, 1988, for a maximum of 150 days)

Section 450.120 of the Illinois Code of Regulations is hereby amended to read as follows:

THE OWNER OF A CLINICAL LABORATORY WHICH IS OPERATED AND MAINTAINED EXCLUSIVELY FOR THE PURPOSE OF CONDUCTING HEALTH SCREENING TESTS BY A PERSON, CORPORATION, ORGANIZATION, ASSOCIATION OR GROUP WHICH PROVIDES HEALTH

1) include the step by step instructions for the following:

1) specimen collection, handling, transport, storage and

1) patient preparation;

1) use of reagents, expiration dates, and storage requirements, and

1) instrument operation and calibration in accordance with the manufacturer's instructions;

vi) instrument operation and calibration in accordance with the manufacturer's instructions;

1) include directions for the use of one reference material and one control material, two different concentrations with different

1) include directions for the use of one reference material and one control material, two different concentrations with different

1) include directions for the use of one reference material and one control material, two different concentrations with different

1) include directions for the use of one reference material and one control material, two different concentrations with different

1) include a copy of educational materials for each individual screening test given to each test subject;

1) be available to all health screening personnel at the test site;

1) be sent to the Department at least 30 days prior to the initial testing date if more than one health screening event is conducted by that entity in a calendar year. Such protocols will be effective for one year. An existing protocol may be renewed by submitting a letter to the Department before the protocol expiration date. The letter must be signed by the person who made the protocol and that the protocol will be used for health screenings over the next year. This letter must be submitted

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SCREENING SERVICES IN ACCORDANCE WITH SECTION 2-102.1 of the Act EITHER DIRECTLY OR INDIRECTLY ON A FOR-PROFIT BASIS MUST OBTAIN A PERMIT FROM THE DEPARTMENT. APPLICATION SHALL BE MADE ON A FORM PRESCRIBED BY THE DEPARTMENT. THE APPLICATION SHALL BE ACCOMPANIED BY AN APPLICATION FEE OF \$ 200 FOR EACH SUCH PERMIT. THE APPLICATION SHALL BE UNDER OATH (i.e. signed by the owner or authorized officer and notarized). THE PERMIT SHALL EXPIRE JULY 1, 1989, AND THE APPLICATION SHALL CONTAIN THE FOLLOWING INFORMATION:

- a) THE NAME AND LOCATION OF THE OWNER'S PRINCIPAL PLACE OF BUSINESS;
- b) THE NAME OF THE OWNER OF SUCH FACILITY AND OF THE DIRECTOR THEREOF;
- c) When the owner is a corporation the names and addresses of all persons owning five percent or more of shares of the corporation;
- d) a completed personnel form for the director(s), the anticipated schedule of hours for the director(s) to be at the laboratory during hours of testing, and other laboratories directed by the director(s);
- e) A DESCRIPTION OF THE PROGRAM AND SERVICES PROVIDED BY SUCH CLINICAL LABORATORY;
- f) the name of the laboratory assistant(s) or technician(s) employed and a completed personnel form for each laboratory assistant or technician;
- g) the name of the person(s) who is in charge of the total laboratory operation at the test site and a personnel form(s) for that person;
- h) a statement signed by the director indicating that the person in charge of the total laboratory operation at the test site has the education and training necessary to assure proper specimen collection, specimen handling, instrument operation, recordkeeping, reporting of results to assure confidentiality of test subjects and results, and proper sanitary conditions to protect the test subjects and environment;
- i) an explanation of the location where all equipment and supplies are kept when not at the test site and the location where all records are kept relating to the laboratory operations at the test sites; and
- j) a copy of the physician approved protocol.

(Source: Emergency rule added at 12 Ill. Reg. 19518, effective October 28, 1988, for a maximum of 150 days)

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NOTICE OF EMERGENCY AMENDMENTS

Section 450.1330 Reporting and Notification
EMERGENCY

- a) All health screening entities shall file a protocol with the Department in accordance with Section 450.1310 of this Part.
- b) All health screening entities shall notify the Department of all health screening sites including street address, city, zip code and any other identifying data that are available at least seven days prior to any health screening event.
- c) All health screening entities shall notify the Department of all personnel anticipated to conduct any health screening event including name, professions, training background, street address, city, zip code at least seven days prior to any health screening event.

(Source: Emergency rule added at 12 Ill. Reg. 19518, effective October 28, 1988, for a maximum of 150 days)

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TITLE 86: REVENUE

CHAPTER I: DEPARTMENT OF REVENUE

PART 130

RETAILERS' OCCUPATION TAX

SUBPART A: NATURE OF TAX

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130.101	Responsibility of Trustees, Receivers, Executors or Administrators
130.115	Occasional Sales
130.110	Sale of Used Motor Vehicles by Leasing or Rental Business
130.111	Habitual Sales
130.115	Nontaxable Transactions

SUBPART B: SALE AT RETAIL

Section	The Test of a Sale at Retail
130.201	Sales for Transfer Incident to Service
130.205	Sales of Tangible Personal Property to Purchasers for Resale
130.210	Further Illustrations
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130.310	Fuel Sold for Use in Vessels on Rivers Bordering Illinois
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Section	Pollution Control Facilities
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130.401	How to Avoid Paying Tax on State or Local Tax Passed on to the Purchaser
130.405	Cost of Doing Business Not Deductible
130.410	Transportation and Delivery Charges
130.415	Finance or Interest Charges--Penalties--Discounts
130.420	Traded-In Property
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130.435 State and Local Taxes Other Than Retailers' Occupation Tax
130.440 Penalties
130.445 Federal Taxes
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Section
130.501 Monthly Tax Returns--When Due--Contents
130.505 Returns and How to Prepare
130.510 Annual Tax Returns
130.515 First Return
130.520 Final Returns When Business is Discontinued
130.525 Who May Sign Returns
130.530 Returns Covering More Than One Location Under Same Registration--Separate Returns for Separately Registered Locations
130.535 Payment of the Tax, Including Quarter Monthly Payments in Certain Instances
130.540 Returns on a Transaction by Transaction Basis
130.545 Registrants Must File a Return for Every Return period
130.550 Filing of Returns for Retailers by Suppliers Under Certain Circumstances
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130.710 Procedure When Security Must be Forfeited
130.715 Sub-Certificates of Registration
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130.725 Display
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130.740 Certificate Required For Mobile Vending Units
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SUBPART H: BOOKS AND RECORDS

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130.1001 When Opinions from the Department are Binding

SUBPART K: SELLERS LOCATED ON, OR SHIPPING TO, FEDERAL AREAS

Section
130.1101 Definition of Federal Area
130.1105 When Deliveries on Federal Areas Are Taxable
130.1110 No Distinction Between Deliveries on Federal Areas and Illinois Deliveries Outside Federal Areas

SUBPART L: TIMELY MAILING TREATED AS TIMELY FILING AND PAYING

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130.1201 General Information
130.1205 Due Date that Falls on Saturday, Sunday or a Holiday

SUBPART M: LEASED PORTIONS OF LESSOR'S BUSINESS SPACE

Section
130.1301 When Lessee of Premises Must File Return for Leased Department
130.1305 When Lessor of Premises Should File Return for Leased Department
130.1310 Meaning of "Lessor" and "Lessee" in this Regulation

SUBPART N: SALES FOR RESALE

Section
130.1401 Seller's Responsibility to Determine the Character of the Sale at the Time of the Sale
130.1405 Seller's Responsibility to Obtain Certificates of Resale
130.1410 Requirements for Certificates of Resale
130.1415 Resale Number--When Required and How Obtained
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SUBPART O: CLAIMS TO RECOVER ERRONEOUSLY PAID TAX

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- 130.1501 Claims for Credit--Limitations--Procedure
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SELLING OUT OR DISCONTINUING BUSINESS

Section

- 130.1601 When Returns are Required After a Business is Discontinued
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130.1610 Cross Reference to Bulk Sales Regulation

SUBPART Q: NOTICE OF SALES OF GOODS IN BULK

Section

- 130.1701 General Information

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- 130.1801 When Powers of Attorney May be Given
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SUBPART S: SPECIFIC APPLICATIONS

Section

- 130.1901 Addition Agents to Plating Baths
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130.1910 Antiques, Curios, Art Work, Collectors' Coins, Collectors' Postage
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130.1925 Blacksmiths
130.1930 Chiropodists, Osteopaths and Chiropractors
130.1935 Computer Software
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130.1955 Farm Chemicals
130.1960 Finance Companies and Other Lending Agencies - Installment Contracts
- Repossessions
130.1965 Florists and Nurserymen
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130.1975 Operators of Games of Chance and Their Suppliers
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130.1995 Personalizing Tangible Personal Property

- 130.2000 Persons Engaged in the Printing, Graphic Arts or Related Occupations, and Their Suppliers

EMERGENCY

- 130.2005 Persons Engaged in Nonprofit Service Enterprises and in Similar Enterprises Operated As Businesses, and Suppliers of Such Persons
130.2006 Sales by Teacher-Sponsored Student Organizations
130.2007 Exemption Identification Numbers
130.2010 Persons Who Rent or Lease the Use of Tangible Personal Property to Others

- 130.2015 Persons Who Repair or Otherwise Service Tangible Personal Property
130.2020 Physicians and Surgeons
130.2025 Picture-Framers

- 130.2030 Public Amusement Places
130.2035 Registered Pharmacists and Druggists
130.2040 Retailers of Clothing

- 130.2045 Retailers on Premises of the Illinois State Fair, County Fairs, Art Shows, Flea Markets and the Like
130.2050 Sales and Gifts By Employers to Employees
130.2055 Sales by Governmental Bodies

- 130.2060 Sales of Alcoholic Beverages, Motor Fuel and Tobacco Products
130.2065 Sales of Automobiles for Use in Demonstration
130.2070 Sales of Containers, Wrapping and Packing Materials and Related Products

- 130.2075 Sales To Construction Contractors, Real Estate Developers and Speculative Builders

- 130.2080 Sales to Governmental Bodies
130.2085 Sales to or by Banks and Savings and Loan Associations
130.2090 Sales to Railroad Companies

- 130.2095 Sellers of Gasohol, Coal, Coke, Fuel Oil and Other Combustibles
130.2100 Sellers of Feeds and Breeding Livestock
130.2105 Sellers of Newspapers, Magazines, Books, Sheet Music and Phonograph Records and their Suppliers

- 130.2110 Sellers of Seeds and Fertilizer
130.2115 Sellers of Machinery, Tools and the Like
130.2120 Suppliers of Persons Engaged in Service Occupations and Professions

- 130.2125 Trading Stamps and Discount Coupons
130.2130 Undertakers and Funeral Directors
130.2135 Vending Machines

- 130.2140 Vendors of Curtains, Slip Covers, Floor Covering and Other Similar Items made to Order
130.2145 Vendors of Meals

- 130.2150 Vendors of Memorial Stones and Monuments
130.2155 Vendors of Signs
130.2156 Vendors of Steam

- 130.2160 Vendors of Tangible Personal Property Employed for Premiums, Advertising, Prizes, Etc.

DEPARTMENT OF REVENUE

NOTICE OF MODIFICATION TO EMERGENCY AMENDMENTS IN RESPONSE TO AN
OBJECTION OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES

typographers, portrait or commercial photographers, commercial artists, portrait painters, sign painters, photostaters, and blueprinters and photofinishers. This list is illustrative, but not exhaustive. Persons falling under this part may or may not qualify for the graphic arts machinery and equipment exemption set forth in Section 130.325. Effective September 1, 1988, retailers of photographic products are subject to retailers' occupation tax. This includes photofinishers, portrait and studio photographers, free-lance and other photographers engaged in the business of selling the products of photoprocessing, photoprocessing products but are not limited to negatives, prints, motion picture slides, magnetic video tape is not included, nor are other graphic arts processes such as printing, lithography, photographers, film makers, and other servicemen, are required to collect Retailers' Occupation Tax on the photoprocessing component of their total service charge when they sell products of photoprocessing. The tax on the photoprocessing component will apply regardless of whether the photographer performs the photoprocessing in-house, or engages a third-party photoprocessor. Photoprocessing includes, but is not limited to: developing films, positives and negatives, transparencies, tinting, coloring, making and enlarging prints. Photoprocessing does not include color separation and typesetting by photographic means in the graphic arts industry. The charge for in-house photoprocessing may not be less than the photoprocessor's cost price of materials. If a charge for the photoprocessing component is not separately stated, tax is imposed on 50% of the entire selling price.

- 1) EXAMPLE: The commercial photographer receives an assignment to shoot a specified layout from an advertising agency. The photographer selects the location, hires the models, arranges for the make-up, rents the equipment and shoots the scene. The photographer sends the undeveloped film to an outside photoprocessing laboratory for development. The photographer's bill for the sale of the photograph includes a charge for his artistic and other services and a separately-stated charge for the photoprocessing component which is either the charge made to him by the photoprocessing laboratory or such an amount plus his customary mark-up. The tax should only be applied to the photoprocessing component.
- 2) EXAMPLE: The same facts as above except the photographer does not separately state a charge for the photoprocessing component and bills his client a lump sum. A tax is collected on 50% of the lump sum price.
- 3) EXAMPLE: A portrait photographer photographs a family in his

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130.2165 Veterinarians
130.2170 Warehousemen

AUTHORITY: Implementing the Illinois Retailers' Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 440 et seq.) and authorized by Section 39b3 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 39b3).

SOURCE: Adopted July 1, 1933; amended at 2 Ill. Reg. 50, p. 71, effective December 10, 1978; amended at 3 Ill. Reg. 12, p. 4, effective March 19, 1979; amended at 3 Ill. Reg. 13, pp. 93 and 95, effective March 25, 1979; amended at 3 Ill. Reg. 23, p. 164, effective June 3, 1979; amended at 3 Ill. Reg. 25, p. 229, effective June 17, 1979; amended at 3 Ill. Reg. 44, p. 193, effective October 19, 1979; amended at 3 Ill. Reg. 46, p. 52, effective November 2, 1979; amended at 4 Ill. Reg. 24, pp. 520, 539, 564 and 571, effective June 1, 1980; amended at 5 Ill. Reg. 818, effective January 2, 1981; amended at 5 Ill. Reg. 3014, effective March 11, 1981; amended at 5 Ill. Reg. 12782, effective November 2, 1981; amended at 6 Ill. Reg. 2860, effective March 3, 1982; amended at 6 Ill. Reg. 6780, effective May 24, 1982; codified at 6 Ill. Reg. 8229; recodified at 6 Ill. Reg. 8999; amended at 7 Ill. Reg. 15225, effective December 3, 1982; amended at 7 Ill. Reg. 7990, effective June 15, 1983; amended at 8 Ill. Reg. 5319, effective April 11, 1984; amended at 8 Ill. Reg. 19062, effective September 26, 1984; amended at 10 Ill. Reg. 1937, effective January 10, 1986; amended at 10 Ill. Reg. 12067, effective July 1, 1986; amended at 10 Ill. Reg. 19538, effective November 5, 1986; amended at 10 Ill. Reg. 19772, effective November 5, 1986; amended at 11 Ill. Reg. 4325, effective March 2, 1987; amended at 11 Ill. Reg. 6252, effective March 20, 1987; amended at 11 Ill. Reg. 18284, effective October 27, 1987; amended at 11 Ill. Reg. 18767, effective October 28, 1987; amended at 11 Ill. Reg. 19696, effective October 29, 1987; amended at 11 Ill. Reg. 5652, effective March 15, 1988; November 23, 1987; amended at 12 Ill. Reg. 14401, effective September 1, 1988, for emergency amendments at 12 Ill. Reg. 14401, effective September 1, 1988, for a maximum of 150 days, modified in response to an objection of the Joint Committee on Administrative Rules at 12 Ill. Reg. 19531, effective Nov. 4, 1988, not to exceed the 150 day time limit of the original rulemaking.

NOTE: Capitalization denotes statutory language.

Section 130.2000 Persons Engaged in the Printing, Graphic Arts or Related Occupations, and Their Suppliers
EMERGENCY

- a) Classification of Businesses

Falling into the classification of persons engaged in the graphic arts or related occupations are printers, book binders,

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studio and develops the film in-house. The photographer's bill includes a sitting fee and a separately-stated charge for the product of photoprocessing. A tax is collected on the photoprocessing charge only.

b) Persons Engaged in the Graphic Arts--When Liable For Tax

1) Persons engaged in the graphic arts or related occupations may, under certain circumstances, be considered to be engaged in the business of selling tangible personal property to purchasers for use or consumption, in which event they incur Retailers' Occupation Tax liability. This is the case, for example, when they sell to purchasers for use or consumption tangible personal property which is standard enough to be stocked for sale or offered for sale from catalogues or other sales literature, or which otherwise is sold at retail apart from the seller's engaging in a service occupation. Illustrations would include legal forms, pictures or other items which are stocked for sale or offered for sale to the public generally, or products of photoprocessing.

2) Effective August 1, 1961, a person who is engaged in the graphic arts also incurs Retailers' Occupation Tax liability on his receipts from sales, to users, of items which he produces on special order if such item serves substantially the same function as stock or standard items of tangible personal property that are sold at retail. Items which "serve substantially the same function" are those which, when produced on special order, could be sold substantially as produced to someone other than the original purchaser at substantially the same price.

c) Persons Engaged in the Graphic Arts--When Not Liable For Tax

1) A photostater who is employed to reproduce material for his customer by the photostating process, or a printer who is employed to print material for his customer in accordance with copy supplied to the printer by the customer or otherwise in accordance with the customer's specifications and special order, or a person who otherwise engages primarily in the transaction in furnishing graphic arts' services is not engaged in such transaction in the business of selling tangible personal property within the meaning of the Act, if the item so produced does not serve substantially the same function as stock or standard items of tangible personal property that are sold at retail, but is engaged in such transaction primarily in a service occupation.

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2) To the extent to which any such person engages in a service occupation, he is not liable for Retailers' Occupation Tax on his receipts therefrom, including receipts from both labor and tangible personal property. For further illustrations, see Section 130.1995(b) of this Part.

3) If the tax exemption described in this Section would otherwise apply, the person supplying the printed item or other item that is produced through the graphic arts' processes to the user will not lose that exemption because of the fact that he farms the work of producing the item out to someone else.

d) Suppliers of Persons Engaged in the Graphic Arts--When Liable For Tax

1) When persons who are engaged in the business of selling tangible personal property sell any such tangible personal property, for use or consumption, to persons engaged in the graphic arts or related occupations, such vendors incur Retailers' Occupation Tax liability unless such purchases qualify for the graphic arts exemption (see Section 130.325). This class of sales includes, but is not limited to, sales of machinery, tools, equipment, office supplies and other tangible personal property which the purchasers retain and use or consume. This class of sales also includes sales of plates, film, pre-sensitized plates, alcohol, chemicals, etc., which are consumed by those engaged in the graphic arts or related occupations in the course of the performance of their work.

2) It is not material whether the plates, film, pre-sensitized plates, alcohol, chemicals, etc., are consumed in the course of producing, by the graphic arts' processes, items which have a commercial value, or whether the plates, film, pre-sensitized plates, alcohol, chemicals, etc., are consumed in producing, on special order, items of noncommercial value.

3) Likewise, this class of sales includes sales of film to photographers who use such film in producing negatives which remain the property of such photographers.

4) Furthermore, this class of sales includes sales of paper stock, ink, duplicating materials (stencil sheet masters, offset masters and spirit masters) and other tangible personal property to printers and other graphic arts' servicemen who incorporate such tangible personal property as ingredients into items which remain the property of such servicemen instead of being resold by them in some manner.

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- e) Suppliers of Persons Engaged in the Graphic Arts--When Not Liable For Tax
- 1) Persons who sell tangible personal property to persons who are engaged in the graphic arts or related occupations and who resell such property to others are not required to remit Retailers' Occupation Tax measured by their gross receipts from such sales. This class of sales includes sales of ink, paper stock, developing paper, sensitized paper, bookbindings, metal, wood, glue, brads, staples, binding tape and other tangible personal property where such property is purchased by persons engaged in the graphic arts or related occupations and incorporated by them into printed matter, pictures or other tangible personal property which they sell.

2) It is not material whether the ink, paper, developing paper and other similar items are resold as ingredients of articles which have a commercial value or whether the ink, paper stock, developing paper and other similar items are resold as ingredients of articles which are produced on special order and which have no commercial value.
- E) Liability Under the Service Occupation Tax
- For information concerning the application of the Service Occupation Tax to purchases, by graphic arts' servicemen, of tangible personal property which they retransfer as an incident to rendering service, see the Service Occupation Tax, 86 Ill. Adm. Code 140.

(Source: Modified in response to an objection of the Joint Committee on Administrative Rules at 12 Ill. Reg. 19531, effective November 4, 1988, not to exceed the 150 day time limit of the original rulemaking.)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

1) Heading of the Part:

Drinking Water Systems

2) Code Citation:

77 Ill. Adm. Code 900

3) Register Citation & Notice of Proposed Amendments:

12 Ill. Reg. 1706 - October 28, 1988

4) Date, Time and Location of Public Hearing:

RESCHEDULED FROM: 10:00 AM - November 30, 1988

RESCHEDULED TO: 10:00 AM - December 16, 1988

Illinois Department of Public Health
First Floor Hearing Room
525 West Jefferson
Springfield, Illinois 62761

5) Other Pertinent Information:

The hearings will be for the sole purpose of gathering public comment on the Proposed Amendments. Persons interested in presenting testimony at this hearing is advised that the Department will adhere to the following procedures in the conduct of the hearing:

1. Each person presenting oral testimony shall provide to the hearing officer a written (preferably typed) copy of such testimony at the time the oral testimony is presented. No oral testimony shall be accepted without such written copy of the testimony being provided.
2. Each person presenting oral testimony will be limited to fifteen (15) minutes for the presentation of such testimony.
3. No person will be recognized to speak for a second time until all persons wishing to testify have done so. All testimony shall conclude at the specific times except that an individual in the midst of presenting testimony shall be allowed to complete his/her testimony.
4. In order to provide for a balanced presentation of views and to facilitate the orderly conduct of the hearing, the Hearing Officer may impose such other rules of procedure, including the order of call

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of witnesses, as he/she deems necessary.

6) Name and Address of Agency Contact Person:

Questions regarding these public hearings shall be directed to Mr. Robert John Kane, Illinois Department of Public Health, Division of Governmental Affairs, 525 West Jefferson, Second Floor, Springfield, Illinois 62761.

1) Heading of the Part:

Illinois Water Well Construction Code

2) Code Citation:

77 Ill. Adm. Code 920

3) Register Citation to Notice of Proposed Amendments:

12 Ill. Reg. 17233 - October 28, 1988

4) Date, Time and Location of Public Hearing:

RESCHEDULED FROM: 10:00 AM - November 30, 1988

RESCHEDULED TO: 10:00 AM - December 16, 1988

Illinois Department of Public Health
First Floor Hearing Room
525 West Jefferson
Springfield, Illinois 62761

5) Other Pertinent Information:

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4. In order to provide for a balanced presentation of views and to facilitate the orderly conduct of the hearing, the Hearing Officer

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

may impose such other rules of procedure, including the order of call of witnesses, as he/she deems necessary.

6) Name and Address of Agency Contact Person:

Questions regarding these public hearings shall be directed to Mr. Robert John Kane, Illinois Department of Public Health, Division of Governmental Affairs, 525 West Jefferson, Second Floor, Springfield, Illinois 62761.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

1) Heading of the Part:

Illinois Water Well Pump Installation Code

2) Code Citation:

77 Ill. Adm. Code 925

3) Register Citation to Notice of Proposed Amendments:

12 Ill. Reg. 17252 - October 28, 1988

4) Date, Time and Location of Public Hearing:

RESCHEDULED FROM: 10:00 AM - November 30, 1988

RESCHEDULED TO: 10:00 AM - December 16, 1988

Illinois Department of Public Health
First Floor Hearing Room
525 West Jefferson
Springfield, Illinois 62761

5) Other Pertinent Information:

The hearings will be for the sole purpose of gathering public comment on the Proposed Amendments. Persons interested in presenting testimony at this hearing is advised that the Department will adhere to the following procedures in the conduct of the hearing:

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

may impose such other rules of procedure, including the order of call of witnesses, as he/she deems necessary.

6) Name and Address of Agency Contact Person:

Questions regarding these public hearings shall be directed to Mr. Robert John Kane, Illinois Department of Public Health, Division of Governmental Affairs, 525 West Jefferson, Second Floor, Springfield, Illinois 62761.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PUBLIC HEARING ON PROPOSED RULES

1) Heading of the Part:

Private Sewage Mound Code

2) Code Citation:

77 Ill. Adm. Code 906

3) Register Citation to Notice of Proposed Amendments:

12 Ill. Reg. 19332 - November 18, 1988

4) Date, Time and Location of Public Hearing:

RESCHEDULED FROM: 10:00 AM - November 30, 1988

RESCHEDULED TO: 10:00 AM - December 16, 1988

Illinois Department of Public Health
First Floor Hearing Room
525 West Jefferson
Springfield, Illinois 62761

5) Other Pertinent Information:

The hearings will be for the sole purpose of gathering public comment on the Proposed Amendments. Persons interested in presenting testimony at this hearing is advised that the Department will adhere to the following procedures in the conduct of the hearing:

1. Each person presenting oral testimony shall provide to the hearing officer a written (preferably typed) copy of such testimony at the time the oral testimony is presented. No oral testimony shall be accepted without such written copy of the testimony being provided.
2. Each person presenting oral testimony will be limited to fifteen (15) minutes for the presentation of such testimony.
3. No person will be recognized to speak for a second time until all persons wishing to testify have done so. All testimony shall conclude at the specific times except that an individual in the midst of presenting testimony shall be allowed to complete his/her testimony.
4. In order to provide for a balanced presentation of views and to facilitate the orderly conduct of the hearing, the Hearing Officer

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PUBLIC HEARING ON PROPOSED RULES

may impose such other rules of procedure, including the order of call of witnesses, as he/she deems necessary.

6) Name and Address of Agency Contact Person:

Questions regarding these public hearings shall be directed to Mr. Robert John Kane, Illinois Department of Public Health, Division of Governmental Affairs, 525 West Jefferson, Second Floor, Springfield, Illinois 62761.

ILLINOIS REGISTER
JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of October 31, 1988 through November 4, 1988 and have been scheduled for review by the Committee at its December 15, 1988 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its scheduled December meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

<u>Second Notice Expires</u>	<u>Agency and Rule</u>	<u>Start of First Notice</u>	<u>Scheduled for Consideration by JCAR</u>
12/19/88	<u>Department of Financial Institutions, Illinois Credit Union Act (38 Ill. Adm. Code 190)</u>	9/9/88 12 Ill. Reg. 14097	December 15, 1988
12/19/88	<u>Department of Commerce and Community Affairs, Illinois Small Business Development Program (14 Ill. Adm. Code 570)</u>	12/28/87 11 Ill. Reg. 20714	December 15, 1988
12/19/88	<u>Department of Professional Regulation, Medical Practice Act, Repeal of (68 Ill. Adm. Code 1280)</u>	5/20/88 12 Ill. Reg. 8536	December 15, 1988
12/19/88	<u>Department of Professional Regulation, Medical Practice Act of 1987 (68 Ill. Adm. Code 1285)</u>	5/20/88 12 Ill. Reg. 8571	December 15, 1988
12/19/88	<u>Department of Children and Family Services, Reports of Child Abuse and Neglect (89 Ill. Adm. Code 300)</u>	7/22/88 12 Ill. Reg. 11953	December 15, 1988
12/19/88	<u>Department of Children and Family Services, Confidentiality of Personal Information of Persons Served by the Department (89 Ill. Adm. Code 431)</u>	7/22/88 12 Ill. Reg. 11922	December 15, 1988

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED
(page 2)

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
12/19/88	Department of Children and Family Services, Services Delivered by the Department (89 Ill. Adm. Code 302)	9/2/88 12 Ill. Reg. 13814	December 15, 1988

PROCLAMATION

88-508

Kristallnacht 50th Anniversary

WHEREAS, Kristallnacht, the Night of Broken Glass, in Nazi Germany and Austria led to the culmination of the first period of persecution of the Jewish people, a period marked by legal disenfranchisement, social segregation, pressured emigration, and systematic exclusion from economic life; and

WHEREAS, Kristallnacht was a Pogrom in the tradition of a long European history of violent anti-Semitism; and

WHEREAS, this Pogrom was not spontaneous nor even mob directed, but instigated by the State of Germany with the full cooperation of those who were sworn to protect the powerless and the weak; and

WHEREAS, Kristallnacht led to the death of 36 Jews; the arrest and deportation of 30,000 Jews to concentration camps; the setting afire of 26 synagogues; the looting of 7,000 Jewish shops and businesses; and a fine of 1 billion marks levied upon the victims - the Jewish community; and

WHEREAS, Kristallnacht signaled the beginning of the second period of Jewish persecution - officially directed violence and murder that culminated in the "Final Solution" - the destruction of the European Jewish Community and the liquidation of 6,000,000 Jews - 1 1/2 Million of whom were children;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, designate November 9-10, 1988, as an official day of commemoration and memory for the 50TH ANNIVERSARY OF KRISTALLNACHT. The State of Illinois also commends the teaching of mutual tolerance and understanding so as to prevent any reoccurrence of that tragic and fateful event.

PROCLAMATION

88-509

Erna I. Gans Day

WHEREAS, Erna I. Gans is an outstanding member of the Jewish community in both the United States and countries abroad; and

WHEREAS, as a survivor of the infamous Holocaust, Mrs. Gans is president of the Holocaust Memorial Foundation of Illinois and was appointed by President Reagan to the United States Memorial Council; and

WHEREAS, she is vice-president of the Institute of Sociological Research and Development, serves as the International Commissioner of B'nai B'rith, and is a member of many other community groups; and

WHEREAS, Mrs. Gans is also successful in the private sector, serving as president of International Label and Printing; and

WHEREAS, she will receive the Third Annual Humanitarian Award from the Holocaust Memorial Foundation for her dedication to the Jewish cause;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 13, 1988, as ERNA I. GANS DAY in Illinois in honor of her unyielding service as a citizen of our state, not only to the Jewish community, but to all of the many people who have benefited from her selflessness.

Issued October 31, 1988. Filed November 7, 1988.

PROCLAMATION

88-510

Fecha Conmemorativa Del Descubrimiento De Puerto Rico

POR CUANTO, Puerto Rico conmemora el 19 de Noviembre, la efemeride del Descubrimiento de la Isla por Cristobal Colon, en 1493; y

POR CUANTO, la comunidad puertorriquena es una fuerza cultural vigorosa en el Estado de Illinois, una comunidad que continuaca enriqueciendo la vida de los ciudadanos de Illinois a traves de sus contribuciones a la cultura y economia; y

POR CUANTO, es necesario que los demas grupos etnicos de Chicago, tomen en cuenta esta contribucion de los puertorriquenos en esta ciudad; y

POR CUANTO, la oficina del Departamento del Trabajo y Recursos Humanos del Estado Libre Asociado de Puerto Rico en la ciudad de Chicago, observara esta efemeride con un acto civico cultural el 18 de Noviembre de 1988; y

POR CUANTO, yo, James R. Thompson, Gobernador del Estado de Illinois, resuelvo proclamar el 19 de Noviembre de 1988, como FECHA CONMEMORATIVA DEL DESCUBRIMIENTO DE PUERTO RICO, reconociendo la comunidad puertorriquena y su contribucion al desarrollo del Estado de Illinois.

Issued October 31, 1988. Filed November 7, 1988.

PROCLAMATION
88-511

Gettysburg Address 125th Anniversary

PROCLAMATION
88-512

Harry Caray Day

WHEREAS, Abraham Lincoln was probably the greatest President who ever served our country, and he is synonymous with the state of Illinois where he lived and is buried; and

WHEREAS, his famous Gettysburg Address of 1863, which he took only a few minutes to deliver, was not recognized a classic speech until many years later; and

WHEREAS, this piece consummately reflects the sorrow of the Civil War era and those people's hope and belief that this strong, free nation would survive;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, observe the 125TH ANNIVERSARY OF THE GETTYSBURG ADDRESS in Illinois, urging all citizens to honor this event and recognize the liberty and unity that the United States of America continues to preserve.

Issued October 31, 1988. Filed November 7, 1988.

WHEREAS, since 1982, Harry Caray has been the broadcasting voice of Illinois' Chicago Cubs baseball team, and previously he had been an announcer for the Chicago White Sox; and

WHEREAS, he will be "roasted" at a benefit dinner November 19 in Las Vegas, with proceeds going to the Maryville City Youth Academy in Des Plaines, Illinois; and

WHEREAS, Maryville, the largest residential child care agency in Illinois, has recently been appointed to be the administrator of Cuneo Memorial Hospital in Chicago, which will offer counseling and educational programs for youths awaiting placement in foster and group homes; and

WHEREAS, Maryville has been a favorite charity of Harry Caray, and the roast is expected to raise more than \$150,000 for this worthy cause;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 19, 1988, as HARRY CARAY DAY in Illinois, honoring this celebrated figure and his many contributions to the community.

Issued October 31, 1988. Filed November 7, 1988.

PROCLAMATION
88-513

Honors Dr. And Mrs. Alfred C. Golden

WHEREAS, Dr. Alfred C. Golden and Mrs. Mary L. Golden have served their church, their community and Chicago proper as dedicated and committed religious, civic leaders; and

WHEREAS, Dr. Golden has pastored the New Morgan Park Church of God in Christ for 37 years. He has given his service to numerous positions in the Church of God in Christ denomination and currently serves as the First Administrative Assistant of the Northern Illinois Jurisdiction under the leadership of Bishop Isaiah Roberts; and

WHEREAS, Mrs. Golden has shared her expertise, skills and been the inspirational catalyst and model for women of the civic community and Church of God in Christ denomination throughout the world. She has administered her talents in various church offices and currently serves as the International President of the Pastors and Ministers Wives Department, the State President of the Pastors and Ministers Wives Department of Northern Illinois Jurisdiction, and the President of the New Morgan Park Church of God in Christ Music Department; and

WHEREAS, Dr. Golden has been instrumental in the moral and ethical teaching of hundreds of youths; and

WHEREAS, Dr. and Mrs. Golden have been distinctive civic leaders in the New Morgan Park community and adjacent neighborhoods;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 1-6, 1988, as the week to honor DR. AND MRS. ALFRED C. GOLDEN, and I encourage all religious and civic organizations to recognize the valuable contributions of these two great people to their community and the City of Chicago.

Issued October 31, 1988. Filed November 7, 1988.

PROCLAMATION
88-514

Operating Room Nurses Day

WHEREAS, operating room nurses in Illinois provide necessary and valuable support for doctors throughout the state; and

WHEREAS, surgery today is a highly technical, sophisticated and exacting procedure aided by the expertise of operating room nurses. Registered nurses not only help patients physically, but work to allay patients' fears, preparing them for surgery and for recuperation; and

WHEREAS, registered nurses act as the patient's advocate during surgery, a much needed service during a crucial point in the patient's life;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 14, 1988, as OPERATING ROOM NURSES DAY in Illinois. On behalf of the citizens of this state, I thank these nurses who dedicate their careers to the care of others.

Issued October 31, 1988. Filed November 7, 1988.

PROCLAMATION
88-515
Veterans Day

WHEREAS, the men and women who have served in the Armed Forces of the United States of America have made major contributions toward the preservation of the freedom of this nation and her people; and

WHEREAS, the services performed by these millions of gallant Americans have demonstrated the willingness of our nation to meet the challenge of those forces wishing to subjugate individual determination through armed conflict; and

WHEREAS, the Congress of the United States of America has designated the 11th day of November of each year as Veterans Day; and

WHEREAS, Veterans Day has become a significant part of our national heritage as we recognize the important contributions of the millions of our citizens whose military service has had a profound effect on history; and

WHEREAS, the unselfishness of all those who served in the United States Armed Forces is a quality for which we all are grateful;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 11, 1988, as VETERANS DAY in Illinois, in conjunction with the national observance. I ask that the day be observed with appropriate ceremonies in honor of those who have served the national purpose to preserve the principles of justice, freedom and democracy.

Issued October 31, 1988. Filed November 7, 1988.

PROCLAMATION
88-516
Women In Charge Day

WHEREAS, the Women In Charge conference was established to promote women leaders in the non-profit sector; and

WHEREAS, the Women In Charge conference has created an environment in which women may learn job skills, share life-enhancing experiences, and plan effective strategies for success; and

WHEREAS, Women In Charge has for six consecutive years inspired women to positions of leadership and power for positive change in the workplace and to benefit all society;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 17, 1988, as WOMEN IN CHARGE DAY in Illinois, in recognition of the achievements and contributions of women leaders in the non-profit sector.

Issued October 31, 1988. Filed November 7, 1988.

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PROCLAMATION
88-517
Hispanic State Employment Day

WHEREAS, Hispanics presently number 19.4 million (8.1%) of the U.S. population, and by the year 2010, will be the largest minority group in the United States; and

WHEREAS, according to the Bureau of the Census, Illinois with approximately 801,000 Hispanics, ranks fifth among the top 10 states with Hispanic populations; and

WHEREAS, cities like Joliet, Aurora, Chicago Heights, West Chicago, Elgin, Rockford, Sterling, Moline, Waukegan and Chicago have experienced significant increases of language minority groups, of which Hispanics are the largest; and

WHEREAS, state government is committed to meet the challenge of providing services to this population in the areas of education, housing, health, business, employment and training opportunities; and

WHEREAS, the 85th General Assembly passed House Bill 1645, which I signed into law in October 1987, calling for the Department of Central Management Services to "develop and implement a plan to increase the number of Hispanic employees at all levels," as a vehicle to expand the state's capacity to provide services to Hispanics in the State of Illinois; and

WHEREAS, the Department of Central Management Services, the state agency responsible for personnel, has developed the Hispanic Employment Plan under the direction of Director Michael E. Tristano and Assistant Director Rose Mary Bombela;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 4, 1988, as HISPANIC STATE EMPLOYMENT DAY in Illinois in recognition of the contributions of Hispanic employees to the vitality and growth of our great state.

Issued November 2, 1988. Filed November 7, 1988.

ICAR - Joint Committee on Administrative Rules

ACTION CODES

A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Ordered by ICAR
C - Notice of Corrections	PP - Peremptory or Court ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet ICAR objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet ICAR objections	S - Suspension ordered by ICAR
O - ICAR Statement of Objections	W - Withdrawal to meet ICAR objections

EXAMPLE:

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 285	III. Grain Insurance Act (P-18048/85; A-6818)					
TITLE	PART	ACTION CODE	PAGE NUMBER	PREVIOUS VOLUME	PAGE NUMBER	ACTION CODE

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

AGING, DEPARTMENT ON

89 Ill. Adm. Code 240	Community Care Program (A-7980) (P-10821)
89 Ill. Adm. Code 230	Older Americans Act Programs (P-12137) (E-12540) (P-14777)

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 1	Administrative Rules (Formal Administrative Proceedings; Contested Cases; Petitions; Declaratory Rulings; Public Disclosure) (P-4743; A-11439)
8 Ill. Adm. Code 30	Animal Control Act (P-15999/87; A-2216)
8 Ill. Adm. Code 110	Animal Diagnostic Laboratory Act (P-15669/87; A-3379) (P-19153)
8 Ill. Adm. Code 25	Animal Welfare Act (P-15676/87; A-8265) (P-19164)
8 Ill. Adm. Code 75	Bovine Brucellosis (P-15686/87; A-3386) (P-19172)
8 Ill. Adm. Code 20	Definitions (P-15695/87; A-8275) (P-19178)
8 Ill. Adm. Code 85	Diseased Animals (P-15704/87; A-8283) (P-19185)
8 Ill. Adm. Code 700	Farm Land Preservation Act (P-18833/87; A-5235) (P-14786) (P-17139)
8 Ill. Adm. Code 675	Groundwater Use Guidelines (P-3539; A-10416) (E-3790)
8 Ill. Adm. Code 80	III. Bovine Tuberculosis Eradication Act (P-15716/87; A-8295) (P-19196)
8 Ill. Adm. Code 90	III. Dead Animals Disposal Act (P-19201)
8 Ill. Adm. Code 250	III. Pesticide Act (P-7035; A-12784)
8 Ill. Adm. Code 250	III. Pesticide Act of 1979 (P-7035)
8 Ill. Adm. Code 115	III. Pseudorabies Control Act (P-15720/87; A-3394) (P-19218)
8 Ill. Adm. Code 230	III. Seed Law (P-1679; A-10437)
8 Ill. Adm. Code 240	Insect Pest & Plant Disease Act (P-20295/87; A-8299)
8 Ill. Adm. Code 40	Livestock Auction Markets (P-15737/87; A-3411)
8 Ill. Adm. Code 610	Livestock Dealer Licensing (P-19205)

AGRICULTURE, DEPARTMENT OF (CONT'D)

8 Ill. Adm. Code 125	Meat & Poultry Inspection Act (PP-2154) (P-17331/87; A-3417) (PP-4879) (PP-6313) (PP-6819) (PP-13621) (PP-19116) (P-19211)
2 Ill. Adm. Code 700	Organizational Chart, Description, Rulemaking Procedure, & Programs (A-6648)
8 Ill. Adm. Code 290	Standardbred & Thoroughbred Horse Breeding & Racing Programs (P-8171; A-14515)
8 Ill. Adm. Code 100	Swine Brucellosis (P-15743/87; A-3432)
8 Ill. Adm. Code 105	Swine Disease Control & Eradication Act (P-15751/87; A-3440)
8 Ill. Adm. Code 600	Weights & Measures Act (P-18841/87; A-8306) (P-10271; A-15524)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

77 Ill. Adm. Code 2055	Drug Abuse Programs (PR-5683)
77 Ill. Adm. Code 2056	Driving Under the Influence Programs (P-20303/87; O-9174; RC-9176; R-11317; A-11138) (PR-20336/87; AR-11136)
77 Ill. Adm. Code 2058	Licenture of Alcoholism & Substance Abuse Treatment, Intervention & Research Programs (P-5760; O-11322; R-14735; A-14524)
77 Ill. Adm. Code 2000	Rules of Practice & Procedure in Administrative Hearings (PR-5845)
77 Ill. Adm. Code 2070	Schedule of Controlled Substances (P-3147)
77 Ill. Adm. Code 2090	Subacute Alcoholism & Substance Abuse Treatment Services (P-10994) (E-11273; O-14457)

ATTORNEY GENERAL

14 Ill. Adm. Code 200	Franchise Disclosure Act (P-1; A-9424; C-10804) (E-1124)
14 Ill. Adm. Code 470	Retail Advertising (P-15239)

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38 Ill. Adm. Code 305	Bank Branches (P-4295; A-11178)
38 Ill. Adm. Code 310	Electronic Fund Transfers (P-5489; RC-15732; A-17774)
38 Ill. Adm. Code 330	Lending Limits (P-20372/87; A-7991) (P-10282; A-17280)
38 Ill. Adm. Code 357	Reduction in the Number of Required Directors (P-3865; A-10663)
38 Ill. Adm. Code 356	Reimbursement to Banks for Financial Records (P-3158; A-11182)
38 Ill. Adm. Code 355	Statutory Bad Debt (P-3869; A-10667)

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71 Ill. Adm. Code 400	III. Accessibility Code (PR-6649/87; AR-5243) (P-6597/87; O-19830/87; M-5473; A-5245)
44 Ill. Adm. Code 1050	Insurance & Surety Companies (P-10968/87; A-9856) (P-13377)
44 Ill. Adm. Code 950	Prequalification & Suspension of Contractors (P-10972/87; A-9860)
44 Ill. Adm. Code 980	Prequalification of Architects & Engineers (P-13691)
44 Ill. Adm. Code 910	Procurement Practices (P-10976/87; A-9864)
44 Ill. Adm. Code 1000	Selection of Architects/Engineers (A/E) (P-12140; A-17815)

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80 Ill. Adm. Code 3100	Auto Liability (P-2041; A-9487)
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44 Ill. Adm. Code 5010	Marking, Inventory, Transfer & Disposal of State-Owned Personal Property (P-14907/87; A-10671)
80 Ill. Adm. Code 302	Merit & Fitness (P-4969/87; A-5634) (P-10569) (P-15813) (E-16214)
80 Ill. Adm. Code 310	Pay Plan (PP-3811) (PP-5459) (P-16009/87; A-6073) (P-17955/87; A-6073) (P-7453; A-14630) (E-7734) (PP-7783) (P-7889) (PP-8135) (PP-9745) (E-11778; O-15764) (P-12599) (E-12895; C-13716; O-15766) (PP-13306; O-15769)
80 Ill. Adm. Code 2150	Service-Connected Days Benefit Administration (P-10285)

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- 80 Ill. Adm. Code 2650 Solicitation for Charitable Payroll Deductions (P-6871) (E-6975; O-11352) (ER-10191)
 44 Ill. Adm. Code 1 Standard Procurement (P-6351; O-12551; W-17978) (P-19225)
 80 Ill. Adm. Code 2110 State of Ill. Dependent Care Assistance Plan (P-7912; A-17283) (E-11795)
 80 Ill. Adm. Code 2120 State of Ill. Medical Care Assistance Plan (P-8180; A-17296) (E-11810)
 80 Ill. Adm. Code 2800 Travel (P-10363/87; O-19842/87; R-1636; A-738) (PR-10373/87; AR-749)

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 14 Ill. Adm. Code 520 Enterprise Zone Program (P-15419/87; A-4115) (P-5856; A-17823) (P-17346/87; O-7826; R-11318; A-11201)
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 47 Ill. Adm. Code 120 State Administration of the Federal Community Services Block Grant Program (P-14185/87; A-751) (P-4751; A-17311) (P-8521)
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The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/86; A-724)) The codes for both columns are listed below. For a complete listing of the Titles of the *Illinois Administrative Code*, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
rc	= rescinded	F	= Failure to Remedy
#	= renumbered	M	= Modification
		O	= JCAR Objection
		P	= Proposed rule
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		PP	= Peremptory rule
		R	= Refusal to Modify or Withdraw
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300.400	n (P-8511)	1176.400	am (A-14689)
300.400	n (P-8511)	1176.420	am (A-14689)
300.400	n (P-8511)	1176.430	am (A-14689)
300.400	n (P-8511)	1176.440	am (A-14689)
300.400	n (P-8511)	1176.450	am (A-14689)
300.400	n (P-8511)	1176.460	am (A-14689)
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300.400	n (P-8511)	1176.480	am (A-14689)
300.400	n (P-8511)	1176.490	am (A-14689)
300.400	n (P-8511)	1176.500	am (A-14689)
300.400	n (P-8511)	1176.510	am (A-14689)
300.400	n (P-8511)	1176.520	am (A-14689)
300.400	n (P-8511)	1176.530	am (A-14689)
300.400	n (P-8511)	1176.540	am (A-14689)
300.400	n (P-8511)	1176.550	am (A-14689)
300.400	n (P-8511)	1176.560	am (A-14689)
300.400	n (P-8511)	1176.570	am (A-14689)
300.400	n (P-8511)	1176.580	am (A-14689)
300.400	n (P-8511)	1176.590	am (A-14689)
300.400	n (P-8511)	1176.600	am (A-14689)
300.400	n (P-8511)	1176.610	am (A-14689)
300.400	n (P-8511)	1176.620	am (A-14689)
300.400	n (P-8511)	1176.630	am (A-14689)
300.400	n (P-8511)	1176.640	am (A-14689)
300.400	n (P-8511)	1176.650	am (A-14689)
300.400	n (P-8511)	1176.660	am (A-14689)
300.400	n (P-8511)	1176.670	am (A-14689)
300.400	n (P-8511)	1176.680	am (A-14689)
300.400	n (P-8511)	1176.690	am (A-14689)
300.400	n (P-8511)	1176.700	am (A-14689)
300.400	n (P-8511)	1176.710	am (A-14689)
300.400	n (P-8511)	1176.720	am (A-14689)
300.400	n (P-8511)	1176.730	am (A-14689)
300.400	n (P-8511)	1176.740	am (A-14689)
300.400	n (P-8511)	1176.750	am (A-14689)
300.400	n (P-8511)	1176.760	am (A-14689)
300.400	n (P-8511)	1176.770	am (A-14689)
300.400	n (P-8511)	1176.780	am (A-14689)
300.400	n (P-8511)	1176.790	am (A-14689)
300.400	n (P-8511)	1176.800	am (A-14689)
300.400	n (P-8511)	1176.810	am (A-14689)
300.400	n (P-8511)	1176.820	am (A-14689)
300.400	n (P-8511)	1176.830	am (A-14689)
300.400	n (P-8511)	1176.840	am (A-14689)
300.400	n (P-8511)	1176.850	am (A-14689)
300.400	n (P-8511)	1176.860	am (A-14689)
300.400	n (P-8511)	1176.870	am (A-14689)
300.400	n (P-8511)	1176.880	am (A-14689)
300.400	n (P-8511)	1176.890	am (A-14689)
300.400	n (P-8511)	1176.900	am (A-14689)
300.400	n (P-8511)	1176.910	am (A-14689)
300.400	n (P-8511)	1176.920	am (A-14689)
300.400	n (P-8511)	1176.930	am (A-14689)
300.400	n (P-8511)	1176.940	am (A-14689)
300.400	n (P-8511)	1176.950	am (A-14689)
300.400	n (P-8511)	1176.960	am (A-14689)
300.400	n (P-8511)	1176.970	am (A-14689)
300.400	n (P-8511)	1176.980	am (A-14689)
300.400	n (P-8511)	1176.990	am (A-14689)
300.400	n (P-8511)	1177.000	am (A-14689)
300.400	n (P-8511)	1177.010	am (A-14689)
300.400	n (P-8511)	1177.020	am (A-14689)
300.400	n (P-8511)	1177.030	am (A-14689)
300.400	n (P-8511)	1177.040	am (A-14689)
300.400	n (P-8511)	1177.050	am (A-14689)
300.400	n (P-8511)	1177.060	am (A-14689)
300.400	n (P-8511)	1177.070	am (A-14689)
300.400	n (P-8511)	1177.080	am (A-14689)
300.400	n (P-8511)	1177.090	am (A-14689)
300.400	n (P-8511)	1177.100	am (A-14689)
300.400	n (P-8511)	1177.110	am (A-14689)
300.400	n (P-8511)	1177.120	am (A-14689)
300.400	n (P-8511)	1177.130	am (A-14689)
300.400	n (P-8511)	1177.140	am (A-14689)
300.400	n (P-8511)	1177.150	am (A-14689)
300.400	n (P-8511)	1177.160	am (A-14689)
300.400	n (P-8511)	1177.170	am (A-14689)
300.400	n (P-8511)	1177.180	am (A-14689)
300.400	n (P-8511)	1177.190	am (A-14689)
300.400	n (P-8511)	1177.200	am (A-14689)
300.400	n (P-8511)	1177.210	am (A-14689)
300.400	n (P-8511)	1177.220	am (A-14689)
300.400	n (P-8511)	1177.230	am (A-14689)
300.400	n (P-8511)	1177.240	am (A-14689)
300.400	n (P-8511)	1177.250	am (A-14689)
300.400	n (P-8511)	1177.260	am (A-14689)
300.400	n (P-8511)	1177.270	am (A-14689)
300.400	n (P-8511)	1177.280	am (A-14689)
300.400	n (P-8511)	1177.290	am (A-14689)
300.400	n (P-8511)	1177.300	am (A-14689)
300.400	n (P-8511)	1177.310	am (A-14689)
300.400	n (P-8511)	1177.320	am (A-14689)
300.400	n (P-8511)	1177.330	am (A-14689)
300.400	n (P-8511)	1177.340	am (A-14689)
300.400	n (P-8511)	1177.350	am (A-14689)
300.400	n (P-8511)	1177.360	am (A-14689)
300.400	n (P-8511)	1177.370	am (A-14689)
300.400	n (P-8511)	1177.380	am (A-14689)
300.400	n (P-8511)	1177.390	am (A-14689)
300.400	n (P-8511)	1177.400	am (A-14689)
300.400	n (P-8511)	1177.410	am (A-14689)
300.400	n (P-8511)	1177.420	am (A-14689)
300.400	n (P-8511)	1177.430	am (A-14689)
300.400	n (P-8511)	1177.440	am (A-14689)
300.400	n (P-8511)	1177.450	am (A-14689)
300.400	n (P-8511)	1177.460	am (A-14689)
300.400	n (P-8511)	1177.470	am (A-14689)
300.400	n (P-8511)	1177.480	am (A-14689)
300.400	n (P-8511)	1177.490	am (A-14689)
300.400	n (P-8511)	1177.500	am (A-14689)
300.400	n (P-8511)	1177.510	am (A-14689)
300.400	n (P-8511)	1177.520	am (A-14689)
300.400	n (P-8511)	1177.530	am (A-14689)
300.400	n (P-8511)	1177.540	am (A-14689)
300.400	n (P-8511)	1177.550	am (A-14689)
300.400	n (P-8511)	1177.560	am (A-14689)
300.400	n (P-8511)	1177.570	am (A-14689)
300.400	n (P-8511)	1177.580	am (A-14689)
300.400	n (P-8511)	1177.590	am (A-14689)
300.400	n (P-8511)	1177.600	am (A-14689)
300.400	n (P-8511)	1177.610	am (A-14689)
300.400	n (P-8511)	1177.620	am (A-14689)
300.400	n (P-8511)	1177.630	am (A-14689)
300.400	n (P-8511)	1177.640	am (A-14689)
300.400	n (P-8511)	1177.650	am (A-14689)
300.400	n (P-8511)	1177.660	am (A-14689)
300.400	n (P-8511)	1177.670	am (A-14689)
300.400	n (P-8511)	1177.680	am (A-14689)
300.400	n (P-8511)	1177.690	am (A-14689)
300.400	n (P-8511)	1177.700	am (A-14689)
300.400	n (P-8511)	1177.710	am (A-14689)
300.400	n (P-8511)	1177.720	am (A-14689)
300.400	n (P-8511)	1177.730	am (A-14689)
300.400	n (P-8511)	1177.740	am (A-14689)
300.400	n (P-8511)	1177.750	am (A-14689)
300.400	n (P-8511)	1177.760	am (A-14689)
300.400	n (P-8511)	1177.770	am (A-14689)
300.400	n (P-8511)	1177.780	am (A-14689)
300.400	n (P-8511)	1177.790	am (A-14689)
300.400	n (P-8511)	1177.800	am (A-14689)
300.400	n (P-8511)	1177.810	am (A-14689)
300.400	n (P-8511)	1177.820	am (A-14689)
300.400	n (P-8511)	1177.830	am (A-14689)
300.400	n (P-8511)	1177.840	am (A-14689)
300.400	n (P-8511)	1177.850	am (A-14689)
300.400	n (P-8511)	1177.860	am (A-14689)
300.400	n (P-8511)	1177.870	am (A-14689)
300.400	n (P-8511)	1177.880	am (A-14689)
300.400	n (P-8511)	1177.890	am (A-14689)
300.400	n (P-8511)	1177.900	am (A-14689)
300.400	n (P-8511)	1177.910	am (A-14689)
300.400	n (P-8511)	1177.920	am (A-14689)
300.400	n (P-8511)	1177.930	am (A-14689)
300.400	n (P-8511)	1177.940	am (A-14689)
300.400	n (P-8511)	1177.950	am (A-14689)
300.400	n (P-8511)	1177.960	am (A-1468

TITLE 11 (CONT'D)

TITLE 11 (CONT'D)

414.10	r	(P-14653/87; A-14687)	1770.10	r	(P-10331)
414.20	r	(P-14653/87; A-14687)	1770.10	n	(P-10298)
422.20	am	(P-13922)	1770.20	r	(P-10331)
435.10	n	(E-6805) (P-11008/87; A-11235)	1770.20	n	(P-10298)
435.20	n	(E-6805) (P-11008/87; A-11235)	1770.30	r	(P-10331)
435.30	n	(E-6805) (P-11008/87; A-11235)	1770.30	n	(P-10298)
435.40	n	(E-6805) (P-11008/87; A-11235)	1770.40	r	(P-10331)
435.50	n	(E-6805) (P-11008/87; A-11235)	1770.40	n	(P-10298)
435.60	n	(E-6805) (P-11008/87; A-11235)	1770.50	r	(P-10331)
435.70	n	(E-6805) (P-11008/87; A-11235)	1770.50	n	(P-10298)
435.80	n	(E-6805) (P-11008/87; A-11235)	1770.60	r	(P-10331)
435.90	n	(E-6805) (P-11008/87; A-11235)	1770.60	n	(P-10298)
435.100	n	(E-6805) (P-11008/87; A-11235)	1770.70	r	(P-10331)
435.110	n	(E-6805) (P-11008/87; A-11235)	1770.70	n	(P-10298)
435.120	n	(E-6805) (P-11008/87; A-11235)	1770.80	r	(P-10331)
435.130	n	(E-6805) (P-11008/87; A-11235)	1770.80	n	(P-10298)
435.140	n	(E-6805) (P-11008/87; A-11235)	1770.90	r	(P-10331)
435.150	n	(E-6805) (P-11008/87; A-11235)	1770.90	n	(P-10298)
435.160	n	(E-6805) (P-11008/87; A-11235)	1770.100	r	(P-10331)
435.170	n	(E-6805) (P-11008/87; A-11235)	1770.100	n	(P-10298)
436.10	n	(P-17058)	1770.110	r	(P-10331)
436.20	n	(P-11003/87; A-6304)	1770.110	n	(P-10298)
436.28	n	(P-11003/87; O-4925; RC-4927; R-6329)	1770.120	r	(P-10331)
436.30	n	(P-11003/87; A-6304)	1770.120	n	(P-10298)
436.40	n	(P-11003/87; A-6304)	1770.130	r	(P-10331)
436.50	n	(P-11003/87; A-6304)	1770.130	n	(P-10298)
436.60	n	(P-11003/87; A-6304)	1770.140	r	(P-10331)
436.70	n	(P-11003/87; A-6304)	1770.140	n	(P-10298)
436.80	n	(P-11003/87; A-6304)	1770.150	r	(P-10331)
436.90	n	(P-11003/87; A-6304)	1770.150	n	(P-10298)
436.100	n	(P-11003/87; A-6304)	1770.160	r	(P-10331)
436.110	n	(P-11003/87; A-6304)	1770.160	n	(P-10298)
436.120	n	(P-11003/87; A-6304)	1770.170	r	(P-10331)
436.130	n	(P-11003/87; A-6304)	1770.170	n	(P-10298)
436.140	n	(P-11003/87; A-6304)	1770.180	r	(P-10331)
502.40	am	(P-18105)	1770.180	n	(P-10298)
502.120	am	(P-17755)	1770.190	r	(P-10331)
502.600	am	(P-17755)	1770.190	n	(P-10298)
508.30	am	(P-11463/87; A-1910) (P-4779)	1770.200	r	(P-10331)
508.35	am	(P-4779)	1770.200	n	(P-10298)
508.50	am	(P-4779)	1770.210	r	(P-10331)
508.60	am	(P-11463/87; O-19918/87; M-2030; A-1910) (P-4779)	1770.220	r	(P-10331)
508.70	am	(P-4779)			
508.80	am	(P-4779)			
509.90	am	(P-4677)			
1308.20	am	(P-17766)			
1308.30	am	(P-17766)			
1308.40	n	(P-17766)			
1409.120	am	(P-17761)			
1409.130	am	(P-17761)			
1409.132	r	(P-17761)			
1410.10	am	(P-4345)			
1410.15	r	(P-4345)			

TITLE 14 (CONT'D)

TITLE 14 (CONT'D)

200.101	am	(P-1; A-9424)	470.270	n	(P-15239)
200.105	am	(P-1; A-9424)	470.280	n	(P-15239)
200.107	am	(P-1; A-9424)	470.290	n	(P-15239)
200.109	am	(P-1; A-9424)	470.310	n	(P-15239)
200.110	am	(P-1; A-9424)	500.60	am	(P-9275)
200.111	r	(P-1; A-9424)	500.90	am	(P-9275)
200.200	am	(P-1; A-9424)	520.100	am	(P-17346/87; O-7826; R-11318; A-11201)
200.201	am	(P-1; A-9424)	520.210	am	(P-5856; A-17823)
200.202	am	(P-1; A-9424)	520.300	am	(P-17346/87; O-7826; R-11318; A-11201)
200.304	am	(P-1; A-9424)	520.320	am	(P-17346/87; O-7826; R-11318; A-11201)
200.305	am	(P-1; A-9424)	520.700	am	(P-17346/87; O-7826; R-11318; A-11201)
200.400	am	(P-1; A-9424)	520.710	am	(P-17346/87; O-7826; R-11318; A-11201)
200.404	am	(P-1; A-9424)	520.720	am	(P-17346/87; O-7826; R-11318; A-11201)
200.500	am	(P-1; A-9424; C-10804)	520.730	am	(P-17346/87; O-7826; R-11318; A-11201)
200.501	am	(P-1; A-9424)	520.900	am	(P-5856; A-17823)
200.502	am	(P-1; A-9424)	520.910	am	(P-5856; A-17823)
200.503	am	(P-1; A-9424)	520.920	am	(P-5856; A-17823)
200.505	am	(P-1; A-9424)	520.930	am	(P-5856; A-17823)
200.506	n	(P-1; A-9424)	520.1000	am	(P-15419/87; A-4115)
200.507	n	(P-1; A-9424; C-10804)	520.1020	am	(P-15419/87; A-4115)
200.508	n	(P-1; A-9424)	520.1030	am	(P-15419/87; A-4115)
200.600	am	(P-1; A-9424)	550.20	am	(P-14550/87; A-2226)
200.601	am	(P-1; A-9424)	550.40	am	(P-14550/87; A-2226)
200.603	r	(P-1; A-9424; C-10804)	550.50	am	(P-14550/87; A-2226)
200.603	n	(P-1; A-9424; C-10804)	550.60	am	(P-14550/87; A-2226)
200.603	am	(E-1124)	590.10	am	(P-15249)
200.604	am	(P-1; A-9424) (E-1124)	590.80	n	(P-15249)
200.605	am	(P-1; A-9424)	590.81	n	(P-15249)
200.700	r	(P-1; A-9424)	590.90	n	(P-15249)
200.701	am	(P-1; A-9424)	590.91	n	(P-15249)
200.702	am	(P-1; A-9424)	590.92	n	(P-15249)
200.703	am	(P-1; A-9424)	590.93	n	(P-15249)
200.800	am	(P-1; A-9424)	620.10	am	(P-14797) (E-15207)
200.1000	r	(P-1; A-9424) (E-1124)	620.30	am	(P-14797) (E-15207)
200.1001	r	(P-1; A-9424) (E-1124)	620.40	am	(P-14797) (E-15207)
200.Ap. A	am	(P-1; A-9424)	620.50	am	(P-14797) (E-15207)
II. A	am	(P-1; A-9424)	620.60	am	(P-14797) (E-15207)
II. I	r	(P-1; A-9424)	620.70	am	(P-14797) (E-15207)
II. J	r	(P-1; A-9424)	620.80	am	(P-14797) (E-15207)
II. L	am	(P-1; A-9424)	620.90	am	(P-14797) (E-15207)
II. M	n	(P-1; A-9424)	630.20	am	(P-4987)
II. N	n	(P-1; A-9424)	630.40	am	(P-4987)
200.Ap. C	am	(P-1; A-9424)	640.10	n	(P-7926)
II. B	am	(P-1; A-9424)	640.20	n	(P-7926)
II. C	n	(P-1; A-9424)	640.30	n	(P-7926)
200.Ap.F	am	(P-1; A-9424)	640.40	n	(P-7926)
II. A	n	(P-1; A-9424)	640.50	n	(P-7926)
II. B	n	(P-1; A-9424)	640.60	n	(P-7926)
470.110	n	(P-15239)			
470.120	n	(P-15239)			
470.210	n	(P-15239)			
470.220	n	(P-15239)			
470.230	n	(P-15239)			
470.240	n	(P-15239)			
470.250	n	(P-15239)			
470.260	n	(P-15239)			

TITLE 14 (CONT'D)

640.70	n	(P-7926)
640.80	n	(P-7926)
640.90	n	(P-7926)
640.100	n	(P-7926)
640.110	n	(P-7926)
640.120	n	(P-7926)
640.130	n	(P-7926)
640.140	n	(P-7926)
640.150	n	(P-7926)
640.160	n	(P-7926)
640.170	n	(P-7926)
910.10	n	(P-12539/87; A-3480)
910.20	n	(P-12539/87; A-3480)
910.30	n	(P-12539/87; A-3480)
910.40	n	(P-12539/87; A-3480)
910.50	n	(P-12539/87; A-3480)
910.60	n	(P-12539/87; A-3480)
910.70	n	(P-12539/87; A-3480)
910.80	n	(P-12539/87; A-3480)

TITLE 17

510.10	am	(P-5081; A-11724)
510.20	am	(P-5081; A-11724)
520.20	am	(P-14567/87; A-1815)
520.30	am	(P-14567/87; A-1815)
530.20	am	(P-4999; A-12016)
530.70	am	(P-4999; A-12016)
530.80	am	(P-4999; A-12016)
530.90	am	(P-4999; A-12016)
530.100	am	(P-4999; A-12016)
530.105	am	(P-4999; A-12016)
530.110	am	(P-4999; A-12016)
530.120	am	(P-4999; A-12016)
550.10	am	(P-5094; A-11730)
550.20	am	(P-5094; A-11730)
550.30	am	(P-5094; A-11730)
570.10	am	(P-5087; A-12034)
570.40	am	(P-5087; A-12034)
590.10	am	(P-5027; A-12200) (E-16233)
590.20	am	(P-5027; A-12200)
590.30	am	(P-5027; A-12200)
590.40	am	(P-5027; A-12200)
590.50	am	(P-5027; A-12200)
590.60	am	(P-5027; A-12200)
590.Ex. A	am	(P-5027; A-12200) (E-16233)
650.10	am	(P-74; A-8003)
650.20	am	(P-74; A-8003)
650.21	n	(P-74; A-8003)
650.22	n	(P-74; A-8003)
650.23	n	(P-74; A-8003)
650.24	n	(P-74; A-8003)
650.30	am	(P-74; A-8003)
650.40	am	(P-74; A-8003)
650.50	am	(P-74; A-8003)
650.60	am	(P-5525; A-12055) (P-74; A-8003)
650.70	am	(P-5525) (P-74; A-8003)
670.20	am	(P-5117; A-12042)

TITLE 17 (CONT'D)

1590.50	am	(P-5072; A-12807)
1590.80	am	(P-5072; A-12807)
1590.90	am	(P-5072; A-12807)
1590.100	am	(P-5072; A-12807)
1590.120	am	(P-5072; A-12807)
2030.30	am	(E-8745) (P-10575; A-16707) (E-12111) (P-13820)

TITLE 20

205.10	am	(P-10980/87; A-5351)
205.15	n	(P-10980/87; A-5351)
205.17	n	(P-10980/87; A-5351)
205.20	am	(P-10980/87; A-5351)
205.40	am	(P-10980/87; A-5351)
205.50	am	(P-10980/87; A-5351)
205.10	am	(P-12727/87; A-8351)
504.12	n	(P-12727/87; A-8351)
504.15	n	(P-12727/87; A-8351)
504.20	am	(P-12727/87; A-8351)
504.30	am	(P-12727/87; A-8351)
504.40	am	(P-12727/87; A-8351)
504.50	am	(P-12727/87; A-8351)
504.60	am	(P-12727/87; A-8351)
504.70	am	(P-12727/87; A-8351)
504.80	am	(P-12727/87; A-8351)
504.90	am	(P-12727/87; A-8351)
504.100	am	(P-12727/87; A-8351)
504.120	am	(P-12727/87; A-8351)
504.130	am	(P-12727/87; A-8351)
504.150	am	(P-12727/87; A-8351)
504.200	am	(P-12727/87; A-8351)
504.202	n	(P-12727/87; A-8351)
504.205	n	(P-12727/87; A-8351)
504.210	am	(P-12727/87; A-8351)
504.220	am	(P-12727/87; A-8351)
504.230	am	(P-12727/87; A-8351)
504.240	am	(P-12727/87; A-8351)
504.250	am	(P-12727/87; A-8351)
504.260	am	(P-12727/87; A-8351)
504.270	am	(P-12727/87; A-8351)
504.275	n	(P-12727/87; A-8351)
504.300	am	(P-12727/87; A-8351)
504.400	am	(P-12727/87; A-8351)
504.402	n	(P-12727/87; A-8351)
504.405	n	(P-12727/87; A-8351)
504.410	am	(P-12727/87; A-8351)
504.420	am	(P-12727/87; A-8351)
504.430	am	(P-12727/87; A-8351)
504.440	am	(P-12727/87; A-8351)
504.450	am	(P-12727/87; A-8351)
504.460	am	(P-12727/87; A-8351)
504.470	am	(P-12727/87; A-8351)
504.480	am	(P-12727/87; A-8351)
504.500	am	(P-12727/87; A-8351)
504.510	am	(P-12727/87; A-8351)
504.600	am	(P-12727/87; A-8351)

TITLE 20 (CONT'D)

504.602	n	(P-12727/87; A-8351)
504.605	n	(P-12727/87; A-8351)
504.610	am	(P-12727/87; A-8351)
504.620	am	(P-12727/87; A-8351)
504.630	am	(P-12727/87; A-8351)
504.640	am	(P-12727/87; A-8351)
504.650	am	(P-12727/87; A-8351)
504.660	am	(P-12727/87; A-8351)
504.700	am	(P-12727/87; A-8351)
504.710	am	(P-12727/87; A-8351)
504.715	n	(P-12727/87; A-8351)
504.720	am	(P-12727/87; A-8351)
504.730	am	(P-12727/87; A-8351)
504.800	am	(P-12727/87; A-8351)
504.802	n	(P-12727/87; A-8351)
504.805	n	(P-12727/87; A-8351)
504.810	am	(P-12727/87; A-8351)
504.820	am	(P-12727/87; A-8351)
504.830	am	(P-12727/87; A-8351)
504.840	am	(P-12727/87; A-8351)
504.850	am	(P-12727/87; A-8351)
504.900	n	(P-12727/87; A-8351)
504.905	n	(P-12727/87; A-8351)
504.910	n	(P-12727/87; A-8351)
504.920	n	(P-12727/87; A-8351)
504.930	n	(P-12727/87; A-8351)
504.940	n	(P-12727/87; A-8351)
504.Tb. A	am	(P-12727/87; A-8351)
504.Tb. B	am	(P-12727/87; A-8351)
504.Tb. C	am	(P-12727/87; A-8351)
525.310	am	(P-3542; A-9664)
701.5	n	(P-313; A-12274)
701.10	am	(P-313; A-12274)
701.20	am	(P-313; A-12274)
701.30	am	(P-313; A-12274)
701.40	am	(P-313; A-12274)
701.60	am	(P-313; A-12274)
701.70	am	(P-313; A-12274)
701.80	am	(P-313; A-12274)
701.90	am	(P-313; A-12274)
701.100	am	(P-313; A-12274)
701.110	am	(P-313; A-12274)
701.120	am	(P-313; A-12274)
701.130	am	(P-313; A-12274)
701.140	am	(P-313; A-12274)
701.150	am	(P-313; A-12274)
701.160	am	(P-313; A-12274)
701.170	am	(P-313; A-12274)
701.180	am	(P-313; A-12274)
701.200	am	(P-313; A-12274)
701.210	am	(P-313; A-12274)
701.220	am	(P-313; A-12274)
701.250	am	(P-313; A-12274)
701.260	am	(P-313; A-12274)
701.270	am	(P-313; A-12274)
702.5	n	(P-378; A-12340)

TITLE 20 (CONT'D)

702.10	am	(P-378; A-12340)
702.20	am	(P-378; A-12340)
702.30	am	(P-378; A-12340)
702.40	am	(P-378; A-12340)
702.50	am	(P-378; A-12340)
702.60	am	(P-378; A-12340)
702.70	am	(P-378; A-12340)
702.80	am	(P-378; A-12340)
702.90	am	(P-378; A-12340)
702.100	am	(P-378; A-12340)
702.110	am	(P-378; A-12340)
702.120	am	(P-378; A-12340)
702.130	am	(P-378; A-12340)
702.140	am	(P-378; A-12340)
702.150	am	(P-378; A-12340)
702.160	am	(P-378; A-12340)
702.170	am	(P-378; A-12340)
702.180	am	(P-378; A-12340)
702.190	am	(P-378; A-12340)
702.200	am	(P-378; A-12340)
702.210	am	(P-378; A-12340)
702.220	am	(P-378; A-12340)
702.230	am	(P-378; A-12340)
702.240	am	(P-378; A-12340)
702.250	am	(P-378; A-12340)
702.260	am	(P-378; A-12340)
703.1	n	(P-443; A-12405)
703.5	n	(P-443; A-12405)
703.10	am	(P-443; A-12405)
703.20	am	(P-443; A-12405)
703.40	am	(P-443; A-12405)
703.50	am	(P-443; A-12405)
703.60	am	(P-443; A-12405)
703.70	am	(P-443; A-12405)
703.80	am	(P-443; A-12405)
703.90	am	(P-443; A-12405)
703.110	am	(P-443; A-12405)
703.120	am	(P-443; A-12405)
703.130	am	(P-443; A-12405)
703.140	am	(P-443; A-12405)
703.150	am	(P-443; A-12405)
703.160	am	(P-443; A-12405)
703.170	am	(P-443; A-12405)
703.180	am	(P-443; A-12405)
703.190	am	(P-443; A-12405)
703.210	am	(P-443; A-12405)
703.240	am	(P-443; A-12405)
720.5	n	(P-489; A-12452)
720.10	am	(P-489; A-12452)
720.20	am	(P-489; A-12452)
720.30	am	(P-489; A-12452)
720.50	am	(P-489; A-12452)
720.60	am	(P-489; A-12452)
720.70	am	(P-489; A-12452)
720.100	am	(P-489; A-12452)
720.130	am	(P-489; A-12452)
720.150	am	(P-489; A-12452)

TITLE 20 (CONT'D)

720.160	am	(P-489; A-12452)
1280.10	n	(P-10497/87; A-8458)
1280.20	n	(P-10497/87; A-8458)
1280.30	n	(P-10497/87; A-8458)
1280.40	n	(P-10497/87; A-8458)
1290.10	n	(P-9415)
1290.20	n	(P-9415)
1290.30	n	(P-9415)
1290.40	n	(P-9415)
1290.50	n	(P-9415)
1290.60	n	(P-9415)
1290.70	n	(P-9415)
1291.10	n	(P-9420; O-15760)
1291.20	n	(P-9420; O-15760)
1291.30	n	(P-9420; O-15760)
1291.40	n	(P-9420; O-15760)
1291.50	n	(P-9420; O-15760)
1295.10	n	(P-17064)
1295.20	n	(P-17064)
1295.30	n	(P-17064)
1295.40	n	(P-17064)
1295.50	n	(P-17064)
1295.60	n	(P-17064)
1295.70	n	(P-17064)
1295.80	n	(P-17064)
1520.10	am	(P-12110/87; O-7832; R-8750; A-8649)
1520.45	n	(P-12110/87; O-7832; R-8750; A-8649)
1520.50	am	(P-12110/87; O-7832; R-8750; A-8649)
1550.10	n	(P-7800/87; A-7585)
1550.20	n	(P-7800/87; A-7585)
1550.30	n	(P-7800/87; A-7585)
1550.40	n	(P-7800/87; A-7585)
1550.50	n	(P-7800/87; A-7585)
1550.60	n	(P-7800/87; A-7585)
1550.70	n	(P-7800/87; A-7585)
1610.70	am	(P-4774; P-14106)
1720.30	am	(P-11454/87; A-3728)
1720.4p	n	(P-11454/87; A-3728)
TITLE 23		
1.260	am	(P-9385/87; A-4800)
1.290	n	(P-9385/87; O-19868/87; M-4884; A-4800)
1.330	n	(P-9385/87; A-4800)
1.420	am	(P-9385/87; O-19868/87; M-4884; A-4800)
25.10	am	(P-1694; A-16022)
25.20	am	(P-1694; A-16022)
25.30	am	(P-1694; A-16022)
25.40	am	(P-1694; A-16022)
25.80	am	(P-1694; A-16022)
25.705	n	(P-11894/87; A-3709)
25.710	n	(P-11894/87; A-3709)
25.715	n	(P-11894/87; A-3709)

TITLE 23 (CONT'D)

25.720	n	(P-11894/87; A-3709)
25.725	n	(P-11894/87; A-3709)
25.730	n	(P-11894/87; A-3709)
25.735	n	(P-11894/87; A-3709)
25.740	n	(P-11894/87; A-3709)
25.745	n	(P-11894/87; A-3709)
25.750	n	(P-11894/87; A-3709)
25.755	n	(P-11894/87; A-3709)
25.760	n	(P-11894/87; O-19860/87; M-3828; A-3709; F-4942)
25.765	n	(P-11894/87; A-3709)
25.770	n	(P-11894/87; A-3709)
25.775	n	(P-11894/87; A-3709)
25.780	n	(P-11894/87; A-3709)
50.40	am	(P-20377/87; A-9882)
50.50	am	(P-20377/87; A-9882)
110.10	am	(P-12625)
110.20	am	(P-12625)
110.25	am	(P-12625)
110.30	am	(P-12625)
110.40	am	(P-12625)
110.50	am	(P-12625)
110.60	am	(P-12625)
110.70	am	(P-12625)
110.80	am	(P-12625)
110.90	am	(P-12625)
110.110	am	(P-12625)
110.1b	A	(P-12625)
110.1b	B	(P-12625)
110.1b	C	(P-12625)
110.1b	D	(P-12625)
120.10	am	(P-9402/87; A-4147)
120.30	am	(P-9402/87; A-4147)
120.40	am	(P-9402/87; A-4147)
120.50	am	(P-9402/87; A-4147)
120.60	am	(P-9402/87; A-4147)
120.70	am	(P-9402/87; A-4147)
120.80	am	(P-9402/87; A-4147)
120.90	am	(P-9402/87; A-4147)
120.100	am	(P-9402/87; A-4147)
120.110	am	(P-9402/87; A-4147)
120.120	am	(P-9402/87; A-4147)
120.200	am	(P-9402/87; A-4147)
120.210	am	(P-9402/87; A-4147)
120.240	am	(P-9402/87; A-4147)
120.245	n	(P-9402/87; A-4147)
210.10	am	(P-6873; A-16052)
210.110	am	(P-6873; A-16052)
210.120	am	(P-6873; A-16052)
210.140	am	(P-6873; A-16052)
226.525	am	(P-17151)
226.525	am	(P-17151)
226.544	n	(P-17151)
226.570	am	(P-17151)
226.572	am	(P-17151)
226.605	am	(P-17151)

TITLE 23 (CONT'D)

230.10	am	(P-12747)
230.30	am	(P-12747)
230.60	am	(P-12747)
254.110	r	(P-4451/87; A-2282)
254.120	am	(P-4451/87; A-2282)
254.130	am	(P-4451/87; A-2282)
254.140	am	(P-4451/87; A-2282)
254.150	am	(P-4451/87; A-2282)
254.210	am	(P-4451/87; A-2282)
254.220	am	(P-4451/87; A-2282)
254.230	am	(P-4451/87; A-2282)
254.240	am	(P-4451/87; A-2282)
254.250	am	(P-4451/87; A-2282)
254.310	am	(P-4451/87; O-15357; R-238; R-3116; A-2282) (P-8777)
254.320	am	(P-4451/87; A-2282)
254.330	r	(P-4451/87; A-2282)
254.340	r	(P-4451/87; A-2282)
254.340	n	(P-4451/87; A-2282)
254.340	am	(P-8777)
254.350	am	(P-4451/87; R-238; A-2282)
254.360	am	(P-4451/87; A-2282)
254.370	am	(P-4451/87; A-2282) (P-8777)
254.380	am	(P-4451/87; A-2282)
254.390	am	(P-4451/87; A-2282) (P-8777)
254.395	am	(P-4451/87; O-15357/87; R-3116; A-2282)
254.398	am	(P-4451/87; A-2282)
254.410	am	(P-4451/87; A-2282)
254.420	am	(P-4451/87; A-2282)
254.440	am	(P-4451/87; A-2282)
254.450	am	(P-4451/87; A-2282)
254.460	am	(P-4451/87; A-2282)
254.470	am	(P-4451/87; A-2282)
254.480	am	(P-4451/87; A-2282)
254.490	r	(P-4451/87; A-2282)
254.510	am	(P-4451/87; A-2282)
254.610	am	(P-4451/87; O-15357/87; R-3116; A-2282) (P-8777)
254.620	am	(P-4451/87; O-15357/87; R-3116; A-2282)
254.620	r	(P-8777)
254.630	am	(P-4451/87; O-15357/87; R-3116; A-2282)
254.640	am	(P-4451/87; O-15357/87; R-3116; A-2282)
254.710	am	(P-4451/87; A-2282)
254.720	am	(P-4451/87; A-2282)
254.730	am	(P-4451/87; A-2282)
254.740	am	(P-4451/87; A-2282)
254.750	am	(P-4451/87; A-2282)
254.760	r	(P-4451/87; A-2282)
254.810	am	(P-4451/87; A-2282)
254.820	am	(P-4451/87; A-2282)
254.910	am	(P-4451/87; A-2282)
254.920	am	(P-4451/87; A-2282)

TITLE 23 (CONT'D)

254.930	am	(P-4451/87; A-2282)
254.940	am	(P-4451/87; A-2282)
254.950	am	(P-4451/87; A-2282)
254.960	r	(P-4451/87; A-2282)
254.970	r	(P-4451/87; A-2282)
254.980	am	(P-4451/87; A-2282)
254.985	am	(P-4451/87; A-2282)
254.988	am	(P-4451/87; A-2282)
254.992	am	(P-4451/87; A-2282)
254.995	am	(P-4451/87; A-2282)
254.998	am	(P-4451/87; A-2282)
254.1010	am	(P-4451/87; A-2282)
254.1020	am	(P-4451/87; A-2282)
254.1030	r	(P-4451/87; A-2282)
254.1040	am	(P-4451/87; A-2282)
254.1110	am	(P-4451/87; A-2282)
254.1120	am	(P-4451/87; A-2282)
254.1130	am	(P-4451/87; A-2282)
254.1140	am	(P-4451/87; A-2282)
254.1150	am	(P-4451/87; A-2282)
254.1160	am	(P-4451/87; A-2282)
254.1170	r	(P-4451/87; A-2282)
254.1180	am	(P-4451/87; A-2282)
254.1185	am	(P-4451/87; A-2282)
254.1188	am	(P-4451/87; A-2282)
254.1190	am	(P-4451/87; A-2282)
254.1192	am	(P-4451/87; A-2282)
254.1195	am	(P-4451/87; A-2282)
254.1198	am	(P-4451/87; A-2282)
254.1210	r	(P-4451/87; A-2282)
254.1215	am	(P-4451/87; A-2282)
254.1220	n	(P-4451/87; A-2282)
254.1225	n	(P-4451/87; A-2282)
254.1230	n	(P-4451/87; A-2282)
254.1235	n	(P-4451/87; A-2282)
254.1240	r	(P-4451/87; A-2282)
254.1245	n	(P-4451/87; A-2282)
254.1250	r	(P-4451/87; A-2282)
254.1260	r	(P-4451/87; A-2282)
254.1270	r	(P-4451/87; A-2282)
254.1310	am	(P-4451/87; A-2282)
254.1320	am	(P-4451/87; A-2282)
254.1410	r	(P-4451/87; A-2282)
254.1415	n	(P-4451/87; A-2282)
254.1420	am	(P-4451/87; A-2282)
254.1425	n	(P-4451/87; A-2282)
254.1430	n	(P-4451/87; A-2282)
254.1510	am	(P-4451/87; A-2282)
254.1520	am	(P-4451/87; A-2282)
254.1530	am	(P-4451/87; A-2282)
254.1540	am	(P-4451/87; A-2282)
254.1550	am	(P-4451/87; A-2282)
254.1630	am	(P-4451/87; A-2282)
254.1640	am	(P-4451/87; A-2282)
254.1650	am	(P-4451/87; A-2282)
254.1670	am	(P-4451/87; A-2282)

TITLE 23 (CONT'D)

1501.112	n	(P-10290; A-15973)
1501.113	n	(P-12147; O-17440)
1501.309	am	(P-7057; A-16699)
1501.501	am	(P-4420; O-11325; RC-11328; W-15763)
1501.509	am	(P-4420; W-15763) (P-16313)
1501.514	r	(P-17965/87; A-6660)
1501.705	am	(P-17965/87; A-6660)
1700.20	am	(P-18110)
1700.30	am	(P-18520/87; A-11510)
1700.40	am	(P-18520/87; A-11510)
1700.50	am	(P-18520/87; A-11510)
1700.55	n	(P-18520/87; A-11510)
1720.5	am	(P-18530/87; A-11520)
1720.6	am	(P-18114)
1720.10	am	(P-6349/87; O-19933/87; R-4726)
1720.20	am	(P-18114)
1720.30	am	(P-6349/87; O-19933/87; R-4726)
1720.40	am	(P-18530/87; A-11520) (P-18114)
1720.50	am	(P-18530/87; A-11520) (P-18114)
1720.55	am	(P-18530/87; A-11520)
1720.60	am	(P-18114)
1720.70	am	(P-18114)
1720.75	r	(P-18114)
1720.105	am	(P-18530/87; A-11520)
1720.120	am	(P-18530/87; A-11520) (P-18114)
1720.140	am	(P-15047) (E-15221)
1720.200	n	(P-18142/87; O-3131; M-7016; A-6971)
1720.200	B	(P-15047) (E-15221)
1730.20	am	(P-18542/87; A-11531)
1733.20	am	(P-18542/87; A-11536)
1733.30	am	(P-18547/87; A-11536)
1735.20	am	(P-18556/87; A-11546)
1735.50	am	(P-18556/87; A-11546)
1735.60	am	(P-18556/87; A-11546)
1735.70	am	(P-18556/87; A-11546)
1735.80	am	(P-18556/87; O-7855; M-10803; A-11546)
1735.90	r	(P-18556/87; A-11546)
1735.90	n	(P-18556/87; O-7855; M-10803; A-11546)
1760.30	am	(P-18138)
1761.30	am	(P-18553/87; A-11543)
1762.10	am	(P-18514/87; A-11559)
1762.30	am	(P-18514/87; A-11559)
1762.40	am	(P-18514/87; A-11559) (P-18134)
3030.60	r	(P-12180)
3030.105	am	(P-12180)
3060.100	am	(P-729; A-11264)
3060.600	am	(P-729; A-11264)
3060.800	am	(P-729; A-11264)
3070.100	n	(P-12599/87; O-19925/87; R-2031; A-1915)

TITLE 29 (CONT'D)			TITLE 32 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)		
620.230	n	(P-191087; A-9888)	605.120	n	(P-1630287; A-4176)	101.242	n	(P-14822)	102.202	r	(P-14918)
620.240	n	(P-191087; A-9888)	606.10	n	(P-1890387; A-4824)	101.243	n	(P-14822)	102.220	r	(P-14918)
			606.20	n	(P-1890387; A-4824)	101.244	n	(P-14822)	102.240	n	(P-14886)
			606.30	n	(P-1890387; A-4824)	101.245	n	(P-14822)	102.241	n	(P-14886)
			606.30	am	(P-12166; A-18171)	101.246	n	(P-14822)	102.242	n	(P-14886)
			606.40	n	(P-1890387; A-4824)	101.247	n	(P-14822)	102.260	n	(P-14886)
			606.50	n	(P-1890387; A-4824)	101.260	n	(P-14822)	102.261	n	(P-14886)
			606.60	n	(P-1890387; A-4824)	101.261	n	(P-14822)	102.262	n	(P-14886)
			606.70	n	(P-1890387; A-4824)	101.280	n	(P-14822)	102.263	n	(P-14886)
			606.80	n	(P-1890387; A-4824)	101.281	n	(P-14822)	102.280	n	(P-14886)
			606.80	am	(P-12166; A-18171)	101.300	n	(P-14822)	102.281	n	(P-14886)
			606.90	n	(P-1890387; A-4824)	101.301	n	(P-14822)	102.282	n	(P-14886)
						101.302	n	(P-14822)	102.300	n	(P-14886)
						101.303	n	(P-14822)	102.301	n	(P-14886)
						101.303	r	(P-14853)	102.302	n	(P-14856)
						101.100	n	(P-14822)	102.320	n	(P-14886)
						101.101	n	(P-14822)	102.321	n	(P-14886)
						101.101	n	(P-14853)	102.322	n	(P-14886)
						101.102	n	(P-14822)	102.340	n	(P-14886)
						101.102	r	(P-14853)	102.341	n	(P-14886)
						101.103	r	(P-14822)	102.342	n	(P-14886)
						101.103	r	(P-14853)	102.343	n	(P-14886)
						101.104	r	(P-14822)	102.344	n	(P-14886)
						101.104	r	(P-14853)	102.345	n	(P-14886)
						101.105	n	(P-14822)	102.360	n	(P-14886)
						101.105	r	(P-14853)	102.361	n	(P-14886)
						101.106	n	(P-14822)	102.380	n	(P-14886)
						101.106	r	(P-14853)	102.400	n	(P-14886)
						101.107	n	(P-14822)	102.401	n	(P-14886)
						101.107	r	(P-14853)	102.402	n	(P-14886)
						101.108	r	(P-14822)	102.403	n	(P-14886)
						101.108	r	(P-14853)	102.404	n	(P-14886)
						101.109	n	(P-14822)	102.405	n	(P-14886)
						101.109	r	(P-14853)	102.406	n	(P-14886)
						101.110	r	(P-14853)	102.407	n	(P-14886)
						101.120	n	(P-14822)	102.408	n	(P-14886)
						101.120	r	(P-14853)	102.409	n	(P-14886)
						101.120	n	(P-14822)	102.420	n	(P-14886)
						101.121	r	(P-14853)	102.421	n	(P-14886)
						101.122	n	(P-14822)	102.422	n	(P-14886)
						101.122	r	(P-14853)	102.423	n	(P-14886)
						101.140	n	(P-14822)	102.424	n	(P-14886)
						101.140	r	(P-14853)	102.425	n	(P-14886)
						101.141	n	(P-14822)	102.426	n	(P-14886)
						101.142	n	(P-14822)	102.427	n	(P-14886)
						101.143	n	(P-14822)	102.428	n	(P-14886)
						101.144	n	(P-14822)	102.429	n	(P-14886)
						101.160	n	(P-14822)	102.430	n	(P-14886)
						101.161	n	(P-14822)	102.431	n	(P-14886)
						101.162	n	(P-14822)	102.432	n	(P-14886)
						101.180	n	(P-14822)	102.433	n	(P-14886)
						101.181	n	(P-14822)	102.434	n	(P-14886)
						101.200	n	(P-14822)	102.435	n	(P-14886)
						101.220	n	(P-14822)	102.436	n	(P-14886)
						101.221	n	(P-14822)	102.437	n	(P-14886)
						101.221	n	(P-14822)	102.438	n	(P-14886)
						101.240	n	(P-14822)	102.439	n	(P-14886)
						101.241	n	(P-14822)	102.440	n	(P-14886)
						101.241	n	(P-14822)	102.441	n	(P-14886)
						101.241	n	(P-14822)	102.442	n	(P-14886)
						101.241	n	(P-14822)	102.443	n	(P-14886)
						101.241	n	(P-14822)	102.444	n	(P-14886)
						101.241	n	(P-14822)	102.445	n	(P-14886)
						101.241	n	(P-14822)	102.446	n	(P-14886)
						101.241	n	(P-14822)	102.447	n	(P-14886)
						101.241	n	(P-14822)	102.448	n	(P-14886)
						101.241	n	(P-14822)	102.449	n	(P-14886)
						101.241	n	(P-14822)	102.450	n	(P-14886)
						101.241	n	(P-14822)	102.451	n	(P-14886)
						101.241	n	(P-14822)	102.452	n	(P-14886)
						101.241	n	(P-14822)	102.453	n	(P-14886)
						101.241	n	(P-14822)	102.454	n	(P-14886)
						101.241	n	(P-14822)	102.455	n	(P-14886)
						101.241	n	(P-14822)	102.456	n	(P-14886)
						101.241	n	(P-14822)	102.457	n	(P-14886)
						101.241	n	(P-14822)	102.458	n	(P-14886)
						101.241	n	(P-14822)	102.459	n	(P-14886)
						101.241	n	(P-14822)	102.460	n	(P-14886)
						101.241	n	(P-14822)	102.461	n	(P-14886)
						101.241	n	(P-14822)	102.462	n	(P-14886)
						101.241	n	(P-14822)	102.463	n	(P-14886)
						101.241	n	(P-14822)	102.464	n	(P-14886)
						101.241	n	(P-14822)	102.465	n	(P-14886)
						101.241	n	(P-14822)	102.466	n	(P-14886)
						101.241	n	(P-14822)	102.467	n	(P-14886)
						101.241	n	(P-14822)	102.468	n	(P-14886)
						101.241	n	(P-14822)	102.469	n	(P-14886)
						101.241	n	(P-14822)	102.470	n	(P-14886)
						101.241	n	(P-14822)	102.471	n	(P-14886)
						101.241	n	(P-14822)	102.472	n	(P-14886)
						101.241	n	(P-14822)	102.473	n	(P-14886)
						101.241	n	(P-14822)	102.474	n	(P-14886)
						101.241	n	(P-14822)	102.475	n	(P-14886)
						101.241	n	(P-14822)	102.476	n	(P-14886)
						101.241	n	(P-14822)	102.477	n	(P-14886)
						101.241	n	(P-14822)	102.478	n	(P-14886)
						101.241	n	(P-14822)	102.479	n	(P-14886)
						101.241	n	(P-14822)	102.480	n	(P-14886)
						101.241	n	(P-14822)	102.481	n	(P-14886)
						101.241	n	(P-14822)	102.482	n	(P-14886)
						101.241	n	(P-14822)	102.483	n	(P-14886)
						101.241	n	(P-14822)	102.484	n	(P-14886)
						101.241	n	(P-14822)	102.485	n	(P-14886)
						101.241	n	(P-14822)	102.486	n	(P-14886)
						101.241	n	(P-14822)	102.487	n	(P-14886)
						101.241	n	(P-14822)	102.488	n	(P-14886)
						101.241	n	(P-14822)	102.489	n	(P-14886)
						101.241	n	(P-14822)	102.490	n	(P-14886)
						101.241	n	(P-14822)	102.491	n	(P-14886)
						101.241	n	(P-14822)	102.492	n	(P-14886)
						101.241	n	(P-14822)	102.493	n	(P-14886)
						101.241	n	(P-14822)	102.494	n	(P-14886)
						101.241	n	(P-14822)	102.495	n	(P-14886)
						101.241	n	(P-14822)	102.496	n	(P-14886)
						101.241	n	(P-14822)	102.497	n	(P-14886)
						101.241	n	(P-14822)	102.498	n	(P-14886)
						101.241	n	(P-14822)	102.499	n	(P-14886)
						101.241	n	(P-14822)	102.500	n	(P-14886)
						101.241	n	(P-14822)	102.501	n	(P-14886)
						101.241	n	(P-14822)	102.502	n	(P-14886)
						101.241	n	(P-14822)	102.503	n	(P-14886)
						101.241	n	(P-14822)	102.504	n	(P-14886)
						101.241	n	(P-14822)	102.505	n	(P-14886)
						101.241	n	(P-14822)	102.506	n	(P-14886)
						101.241	n	(P-14822)	102.507	n	(P-14886)
						101.241	n	(P-14822)	102.508	n	(P-14886)
						101.241	n	(P-14822)	102.509	n	(P-14886)
						101.241	n	(P-14822)	102.510	n	(P-14886)
						101.241	n	(P-14822)	102.511	n	(P-14886)
						101.241	n	(P-14822)	102.512	n	(P-14886)
						101.241	n	(P-14822)	102.513	n	(P-14886)
						101.241	n	(P-14822)	102.514	n	(P-14886)
						101.241	n	(P-14822)	102.515	n	(P-14886)
						101.241	n	(P-14822)	102.516	n	(P-14886)
						101.241	n	(P-14822)	102.517	n	(P-14886)
						101.241	n	(P-14822)	102.518	n	(P-14886)
						101.241	n	(P-14822)	102.519	n	(P-14886)
						101.241	n	(P-14822)	102.520	n	(P-14886)
						101.241	n	(P-14822)	102.521	n	(P-14886)
						101.241	n	(P-14822)	102.522	n	(P-14886)
						101.241	n	(P-14822)	102.523	n	(P-14886)
						101.241	n	(P-14822)	102.524	n	(P-14886)
						101.241	n	(P-14822)	102.525	n	(P-14886)
						101.241	n	(P-14822)	102.526	n	(P-14886)
						101.241	n	(P-14822)	102.527	n	(P-14886)
						101.241	n	(P-14822)	102.528	n	(P-14886)
						101.241	n	(P-14822)	102.529	n	(P-14886)
						101.241	n	(P-14822)	102.530	n	(P-14886)
						101.241	n	(P-14822)	102.531	n	(P-14886)
						101.241	n	(P-14822)	102.532	n	(P-14886)
						101.241	n	(P-14822)	102.533	n	(P-14886)
						101.241	n	(P-14822)	102.534	n	(P-14886)
						101.241	n	(P-14822)	102.535	n	(P-14886)
						101.241	n	(P-14822)	102.536	n	(P-14886)
						101.241	n	(P-14822)	102.537	n	(P-14886)
						101.241	n	(P-14822)	102.538	n	(P-14886)
						101.241	n	(P-1482			

TITLE 35 (CONT'D)			TITLE 35 (CONT'D)		
106.507	n	(P-1722; O-11335; R-12549; A-12484)	203.113	am	(P-10407/87; A-6118)
106.601	n	(P-6904; A-12817)	203.116	am	(P-10407/87; A-6118)
106.602	n	(P-6904; A-12817)	203.117	n	(P-10407/87; A-6118)
106.602	am	(P-14865)	203.123	n	(P-10407/87; A-6118)
106.603	n	(P-6904; A-12817)	203.124	n	(P-10407/87; A-6118)
106.604	n	(P-6904; A-12817)	203.125	n	(P-10407/87; A-6118)
106.604	am	(P-14865)	203.126	#	(P-10407/87; A-6118)
106.605	n	(P-6904; A-12817)	203.127	n	(P-10407/87; A-6118)
106.701	n	(P-14865)	203.128	am	(P-10407/87; A-6118)
106.702	n	(P-14865)	203.131	am	(P-10407/87; A-6118)
106.703	n	(P-14865)	203.134	am	(P-10407/87; A-6118)
106.704	n	(P-14865)	203.136	n	(P-10407/87; A-6118)
106.705	n	(P-14865)	203.145	n	(P-10407/87; A-6118)
106.706	n	(P-14865)	203.150	am	(P-10407/87; A-6118)
106.707	n	(P-14865)	203.155	r	(P-10407/87; A-6118)
106.708	n	(P-14865)	203.201	am	(P-10407/87; A-6118)
106.709	n	(P-14865)	203.202	am	(P-10407/87; A-6118)
106.710	n	(P-14865)	203.203	am	(P-10407/87; A-6118)
106.711	n	(P-14865)	203.204	r	(P-10407/87; A-6118)
106.712	n	(P-14865)	203.205	am	(P-10407/87; A-6118)
106.713	n	(P-14865)	203.206	am	(P-10407/87; A-6118)
106.714	n	(P-14865)	203.207	am	(P-10407/87; A-6118)
106.801	n	(P-14865)	203.208	am	(P-10407/87; A-6118)
106.802	n	(P-14865)	203.209	am	(P-10407/87; A-6118)
106.803	n	(P-14865)	203.210	am	(P-10407/87; A-6118)
106.804	n	(P-14865)	203.211	n	(P-10407/87; A-6118)
106.805	n	(P-14865)	203.301	am	(P-10407/87; A-6118)
106.806	n	(P-14865)	203.302	am	(P-10407/87; A-6118)
106.807	n	(P-14865)	203.303	am	(P-10407/87; A-6118)
106.808	n	(P-14865)	203.304	r	(P-10407/87; A-6118)
106.901	n	(P-14865)	203.305	am	(P-10407/87; A-6118)
106.902	n	(P-14865)	203.306	am	(P-10407/87; A-6118)
106.903	n	(P-14865)	203.601	am	(P-10407/87; A-6118)
106.904	n	(P-14865)	203.602	am	(P-10407/87; A-6118)
106.905	n	(P-14865)	203.603	r	(P-10407/87; A-6118)
106.907	n	(P-14865)	203.701	n	(P-14197/87; A-7284)
107.100	r	(P-14933)	211.122	am	(P-12811/87; P-13788/87; O-19898/87; R-1642; A-787)
107.101	r	(P-14933)			(P-14592/87; A-7621) (P-15294)
107.102	r	(P-14933)	212.113	am	(P-1729; A-12492)
161.202	r	(P-16343)	212.121	am	(P-1729; A-12492)
201.281	am	(P-5154)	212.123	am	(P-1729; A-12492)
201.401	n	(P-5154)	212.124	am	(P-1729; A-12492)
201.402	n	(P-5154)	212.126	n	(P-1729; A-12492)
201.403	n	(P-5154)	214.101	am	(P-8219)
201.404	n	(P-5154)	214.102	am	(P-8219)
201.405	n	(P-5154)	214.104	am	(P-8219)
201.406	n	(P-5154)	214.382	am	(P-8219)
201.408	n	(P-5154)	214.562	n	(P-9337; A-17387)
203.103	n	(P-10407/87; A-6118)	215.102	am	(P-12835/87; P-13788/87; A-815)
203.104	am	(P-10407/87; A-6118)			(P-14617/87; A-7650)
203.107	am	(P-10407/87; A-6118)	215.103	am	(P-12835/87; P-13788/87; A-815)
203.110	am	(P-10407/87; A-6118)	215.104	am	(P-12835/87; P-13788/87; A-815)
203.112	n	(P-10407/87; A-6118)			(P-15412)
			215.105	am	(P-14617/87; A-7650) (P-15412)

TITLE 35 (CONT'D)			TITLE 35 (CONT'D)		
215.121	am	(P-12835/87; P-13788/87; A-815)	215.121	am	(P-12835/87; P-13788/87; A-815)
215.122	am	(P-12835/87; P-13788/87; A-815)	215.122	n	(P-10615)
260.101	r	(P-16336)	260.101	r	(P-16336)
260.102	r	(P-16336)	260.102	r	(P-16336)
260.201	r	(P-16336)	260.201	r	(P-16336)
260.202	r	(P-16336)	260.202	r	(P-16336)
260.203	r	(P-16336)	260.203	r	(P-16336)
260.204	r	(P-16336)	260.204	r	(P-16336)
260.205	r	(P-16336)	260.205	r	(P-16336)
260.206	r	(P-16336)	260.206	r	(P-16336)
263.101	r	(P-16352)	263.101	r	(P-16352)
263.102	r	(P-16352)	263.102	r	(P-16352)
263.103	r	(P-16352)	263.103	r	(P-16352)
263.202	r	(P-16352)	263.202	r	(P-16352)
263.301	r	(P-16352)	263.301	r	(P-16352)
263.303	r	(P-16352)	263.303	r	(P-16352)
263.304	r	(P-16352)	263.304	r	(P-16352)
263.305	r	(P-16352)	263.305	r	(P-16352)
263.306	r	(P-16352)	263.306	r	(P-16352)
263.307	r	(P-16352)	263.307	r	(P-16352)
263.308	r	(P-16352)	263.308	r	(P-16352)
263.309	r	(P-16352)	263.309	r	(P-16352)
263.401	r	(P-16352)	263.401	r	(P-16352)
263.402	r	(P-16352)	263.402	r	(P-16352)
263.501	am	(P-17051)	263.501	am	(P-17051)
277.101	r	(P-16346)	277.101	r	(P-16346)
277.102	r	(P-16346)	277.102	r	(P-16346)
277.103	r	(P-16346)	277.103	r	(P-16346)
277.201	r	(P-16346)	277.201	r	(P-16346)
277.202	r	(P-16346)	277.202	r	(P-16346)
277.301	r	(P-16346)	277.301	r	(P-16346)
277.302	r	(P-16346)	277.302	r	(P-16346)
277.401	r	(P-16346)	277.401	r	(P-16346)
277.402	r	(P-16346)	277.402	r	(P-16346)
283.101	r	(P-16319)	283.101	r	(P-16319)
283.102	r	(P-16319)	283.102	r	(P-16319)
283.103	r	(P-16319)	283.103	r	(P-16319)
283.201	r	(P-16319)	283.201	r	(P-16319)
283.202	r	(P-16319)	283.202	r	(P-16319)
283.203	r	(P-16319)	283.203	r	(P-16319)
283.204	r	(P-16319)	283.204	r	(P-16319)
283.301	r	(P-16319)	283.301	r	(P-16319)
283.302	r	(P-16319)	283.302	r	(P-16319)
283.303	r	(P-16319)	283.303	r	(P-16319)
283.401	r	(P-16319)	283.401	r	(P-16319)
283.402	r	(P-16319)	283.402	r	(P-16319)
283.403	r	(P-16319)	283.403	r	(P-16319)
283.404	r	(P-16319)	283.404	r	(P-16319)
283.405	r	(P-16319)	283.405	r	(P-16319)
283.501	r	(P-16319)	283.501	r	(P-16319)
283.502	r	(P-16319)	283.502	r	(P-16319)
283.503	r	(P-16319)	283.503	r	(P-16319)
283.504	r	(P-16319)	283.504	r	(P-16319)
283.505	r	(P-16319)	283.505	r	(P-16319)

TITLE 35 (CONT'D)		TITLE 35 (CONT'D)		TITLE 35 (CONT'D)	
283.506	r	(P-16319)	306.304	am	(P-7110)
283.601	r	(P-16319)	306.502	n	(P-3551; A-11229)
283.602	r	(P-16319)	307.101	#	(P-5507/87; A-2592)
283.603	r	(P-16319)	307.102	#	(P-5507/87; A-2592)
283.604	r	(P-16319)	307.103	#	(P-5507/87; A-2592)
283.605	r	(P-16319)	307.104	#	(P-5507/87; A-2592)
283.606	r	(P-16319)	307.105	r	(P-5507/87; A-2592)
283.701	r	(P-16319)	307.1001	am	(P-5507/87; A-2592)
283.702	r	(P-16319)	307.1002	am	(P-5507/87; A-2592)
283.703	r	(P-16319)	307.1003	n	(P-5507/87; A-2592)
283.704	r	(P-16319)	307.1101	#	(P-5507/87; A-2592)
285.101	r	(P-16365)	307.1102	#	(P-5507/87; A-2592)
285.102	r	(P-16365)	307.1103	am	(P-5507/87; A-2592)
285.103	r	(P-16365)	307.1104	am	(P-5507/87; A-2592)
285.201	r	(P-16365)	307.1105	am	(P-5507/87; A-2592)
285.202	r	(P-16365)	307.1106	am	(P-5507/87; A-2592)
285.203	r	(P-16365)	307.1107	am	(P-5507/87; A-2592)
285.204	r	(P-16365)	307.1108	am	(P-5507/87; A-2592)
285.205	r	(P-16365)	307.1109	am	(P-5507/87; A-2592)
285.206	r	(P-16365)	307.1110	am	(P-5507/87; A-2592)
285.301	r	(P-16365)	307.1111	am	(P-5507/87; A-2592)
285.302	r	(P-16365)	307.1112	am	(P-5507/87; A-2592)
301.200	am	(P-15823)	307.1113	am	(P-5507/87; A-2592)
301.260	am	(P-15823)	307.1114	am	(P-5507/87; A-2592)
301.365	am	(P-15823)	307.1115	am	(P-5507/87; A-2592)
301.430	am	(P-15823)	307.1116	am	(P-5507/87; A-2592)
302.202	am	(P-4310; A-12082)	307.1117	am	(P-5507/87; A-2592)
302.209	am	(P-4310; A-12082)	307.1118	am	(P-5507/87; A-2592)
302.211	am	(P-15844)	307.1119	am	(P-5507/87; A-2592)
302.304	am	(P-15844)	307.1120	am	(P-5507/87; A-2592)
302.306	am	(P-4310; A-12082)	307.1121	am	(P-5507/87; A-2592)
302.405	am	(P-2065; A-9911)	307.1122	am	(P-5507/87; A-2592)
302.407	am	(P-2065; A-9911)	307.1123	am	(P-5507/87; A-2592)
302.504	am	(P-15844)	307.1124	am	(P-5507/87; A-2592)
302.507	am	(P-15844)	307.1125	am	(P-5507/87; A-2592)
302.509	am	(P-15844)	307.1126	am	(P-5507/87; A-2592)
303.441	am	(P-2071; A-9917)	307.1127	am	(P-5507/87; A-2592)
304.104	am	(P-15815)	307.1128	am	(P-5507/87; A-2592)
304.120	am	(P-18092)	307.1129	am	(P-5507/87; A-2592)
304.121	am	(P-4305; A-12064)	307.1130	am	(P-5507/87; A-2592)
304.123	am	(P-7476)	307.1131	am	(P-5507/87; A-2592)
304.124	am	(P-15815)	307.1132	am	(P-5507/87; A-2592)
304.140	r	(P-15815)	307.1133	am	(P-5507/87; A-2592)
304.201	am	(P-2060; A-9905)	307.1134	am	(P-5507/87; A-2592)
304.210	am	(P-3547; A-10712)	307.1135	am	(P-5507/87; A-2592)
304.214	n	(P-4210/87; A-8658)	307.1136	am	(P-5507/87; A-2592)
304.215	n	(P-17995/87; A-8658)	307.1137	am	(P-5507/87; A-2592)
304.216	n	(P-7065; A-13966)	307.1138	am	(P-5507/87; A-2592)
304.217	n	(P-8531)	307.1139	am	(P-5507/87; A-2592)
304.218	n	(P-8822)	307.1140	am	(P-5507/87; A-2592)
304.219	n	(P-7960)	307.1141	am	(P-5507/87; A-2592)
304.220	n	(P-11397)	307.1142	am	(P-5507/87; A-2592)
304.301	am	(P-14509)	307.1143	am	(P-5507/87; A-2592)
304.302	n	(P-11669)	307.1144	am	(P-5507/87; A-2592)
305.102	am	(P-15835)	307.1145	am	(P-5507/87; A-2592)

TITLE 35 (CONT'D)

307.2902	n	(P-5507/87; A-2592)
307.2903	n	(P-5507/87; A-2592)
307.2903	am	(P-16396)
307.2904	n	(P-5507/87; A-2592)
307.2905	n	(P-5507/87; A-2592)
307.3000	n	(P-5507/87; A-2592)
307.3001	n	(P-5507/87; A-2592)
307.3002	n	(P-5507/87; A-2592)
307.3003	n	(P-5507/87; A-2592)
307.3004	n	(P-5507/87; A-2592)
307.3005	n	(P-5507/87; A-2592)
307.3006	n	(P-5507/87; A-2592)
307.3007	n	(P-5507/87; A-2592)
307.3008	n	(P-5507/87; A-2592)
307.3009	n	(P-5507/87; A-2592)
307.3010	n	(P-5507/87; A-2592)
307.3011	n	(P-5507/87; A-2592)
307.3012	n	(P-5507/87; A-2592)
307.3100	n	(P-5507/87; A-2592)
307.3101	n	(P-5507/87; A-2592)
307.3102	n	(P-5507/87; A-2592)
307.3102	am	(P-7494; A-13094)
307.3103	n	(P-5507/87; A-2592)
307.3103	am	(P-7494; A-13094)
307.3104	n	(P-5507/87; A-2592)
307.3105	n	(P-5507/87; A-2592)
307.3106	n	(P-5507/87; A-2592)
307.3107	n	(P-5507/87; A-2592)
307.3108	n	(P-5507/87; A-2592)
307.3109	n	(P-5507/87; A-2592)
307.3110	n	(P-5507/87; A-2592)
307.3110	am	(P-16396)
307.3111	n	(P-5507/87; A-2592)
307.3112	n	(P-5507/87; A-2592)
307.3113	n	(P-5507/87; A-2592)
307.3114	n	(P-5507/87; A-2592)
307.3115	n	(P-5507/87; A-2592)
307.3116	n	(P-5507/87; A-2592)
307.3117	n	(P-5507/87; A-2592)
307.3118	n	(P-5507/87; A-2592)
307.3119	n	(P-5507/87; A-2592)
307.3120	n	(P-5507/87; A-2592)
307.3121	n	(P-5507/87; A-2592)
307.3122	n	(P-5507/87; A-2592)
307.3123	n	(P-5507/87; A-2592)
307.3124	n	(P-5507/87; A-2592)
307.3125	n	(P-5507/87; A-2592)
307.3126	n	(P-5507/87; A-2592)
307.3127	n	(P-5507/87; A-2592)
307.3128	n	(P-5507/87; A-2592)
307.3129	n	(P-5507/87; A-2592)
307.3129	am	(P-46396)
307.3130	n	(P-5507/87; A-2592)
307.3131	n	(P-5507/87; A-2592)
307.3301	n	(P-5507/87; A-2592)
307.3401	n	(P-5507/87; A-2592)

TITLE 35 (CONT'D)

307.3901	n	(P-5507/87; A-2592)
307.3902	n	(P-5507/87; A-2592)
307.3903	n	(P-5507/87; A-2592)
307.3904	n	(P-5507/87; A-2592)
307.3905	n	(P-5507/87; A-2592)
307.3906	n	(P-5507/87; A-2592)
307.3907	n	(P-5507/87; A-2592)
307.3908	n	(P-5507/87; A-2592)
307.3909	n	(P-5507/87; A-2592)
307.3910	n	(P-5507/87; A-2592)
307.3911	n	(P-5507/87; A-2592)
307.3912	n	(P-5507/87; A-2592)
307.3913	n	(P-5507/87; A-2592)
307.3914	n	(P-5507/87; A-2592)
307.3915	n	(P-5507/87; A-2592)
307.3916	n	(P-5507/87; A-2592)
307.4000	n	(P-5507/87; A-2592)
307.4001	n	(P-5507/87; A-2592)
307.4002	n	(P-5507/87; A-2592)
307.4004	n	(P-5507/87; A-2592)
307.4004	am	(P-16396)
307.4005	n	(P-5507/87; A-2592)
307.4006	n	(P-5507/87; A-2592)
307.4007	n	(P-5507/87; A-2592)
307.4008	n	(P-5507/87; A-2592)
307.4009	n	(P-5507/87; A-2592)
307.4010	n	(P-5507/87; A-2592)
307.4011	n	(P-5507/87; A-2592)
307.4012	n	(P-5507/87; A-2592)
307.4013	n	(P-5507/87; A-2592)
307.4014	n	(P-5507/87; A-2592)
307.4015	n	(P-5507/87; A-2592)
307.4016	n	(P-5507/87; A-2592)
307.4017	n	(P-5507/87; A-2592)
307.4018	n	(P-5507/87; A-2592)
307.4019	n	(P-5507/87; A-2592)
307.4020	n	(P-5507/87; A-2592)
307.4021	n	(P-5507/87; A-2592)
307.4022	n	(P-5507/87; A-2592)
307.4023	n	(P-5507/87; A-2592)
307.4024	n	(P-5507/87; A-2592)
307.4025	n	(P-5507/87; A-2592)
307.4026	n	(P-5507/87; A-2592)
307.4101	n	(P-5507/87; A-2592)
307.4201	n	(P-5507/87; A-2592)
307.4202	n	(P-5507/87; A-2592)
307.4203	n	(P-5507/87; A-2592)
307.4204	n	(P-5507/87; A-2592)
307.4205	n	(P-5507/87; A-2592)
307.4206	n	(P-5507/87; A-2592)
307.4207	n	(P-5507/87; A-2592)
307.4208	n	(P-5507/87; A-2592)
307.4209	n	(P-5507/87; A-2592)
307.4210	n	(P-5507/87; A-2592)
307.4300	n	(P-5507/87; A-2592)
307.4301	n	(P-5507/87; A-2592)

TITLE 35 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)		
307.7802	n	(P-5507/87; A-2592)	310.402	n	(P-5453/87; A-2502)	310.713	n	(P-5453/87; A-2502)	365.1001	n	(P-18030)
307.7901	n	(P-5507/87; A-2592)	310.403	n	(P-5453/87; A-2502)	310.714	n	(P-5453/87; A-2502)	365.1002	n	(P-18030)
307.7902	n	(P-5507/87; A-2592)	310.410	n	(P-5453/87; A-2502)	310.721	n	(P-5453/87; A-2502)	365.1003	n	(P-18030)
307.7903	n	(P-5507/87; A-2592)	310.411	n	(P-5453/87; A-2502)	310.722	n	(P-5453/87; A-2502)	365.1101	n	(P-18030)
307.7904	n	(P-5507/87; A-2592)	310.412	n	(P-5453/87; A-2502)	310.801	n	(P-5453/87; A-2502)	365.1102	n	(P-18030)
307.8000	n	(P-5507/87; A-2592)	310.413	n	(P-5453/87; A-2502)	310.901	n	(P-5453/87; A-2502)	373.102	am	(P-13125/87; O-19883/37; R-1641; A-3472)
307.8100	am	(P-16396)	310.414	n	(P-5453/87; A-2502)	310.902	n	(P-5453/87; A-2502)	373.103	am	(P-13125/87; O-19883/37; R-1641; A-3472)
307.8101	n	(P-5507/87; A-2592)	310.415	n	(P-5453/87; A-2502)	310.903	n	(P-5453/87; A-2502)	373.202	am	(P-13125/87; O-19883/37; R-1641; A-3472)
307.8102	n	(P-5507/87; A-2592)	310.420	n	(P-5453/87; A-2502)	310.904	n	(P-5453/87; A-2502)	373.203	am	(P-13125/87; O-19883/37; R-1641; A-3472)
307.8103	n	(P-5507/87; A-2592)	310.421	n	(P-5453/87; A-2502)	310.905	n	(P-5453/87; A-2502)	373.204	am	(P-13125/87; O-19883/37; R-1641; A-3472)
307.8104	n	(P-5507/87; A-2592)	310.430	n	(P-5453/87; A-2502)	310.906	n	(P-5453/87; A-2502)	373.205	n	(P-13125/87; O-19883/37; R-1641; A-3472)
307.8105	n	(P-5507/87; A-2592)	310.431	n	(P-5453/87; A-2502)	365.101	n	(P-18030)	378.101	n	(P-12753)
307.8106	n	(P-5507/87; A-2592)	310.432	n	(P-5453/87; A-2502)	365.102	n	(P-18030)	378.102	n	(P-12753)
307.8107	n	(P-5507/87; A-2592)	310.441	n	(P-5453/87; A-2502)	365.103	n	(P-18030)	378.103	n	(P-12753)
307.8108	n	(P-5507/87; A-2592)	310.442	n	(P-5453/87; A-2502)	365.104	n	(P-18030)	378.201	n	(P-12753)
307.8109	n	(P-5507/87; A-2592)	310.443	n	(P-5453/87; A-2502)	365.201	n	(P-18030)	378.202	n	(P-12753)
307.8110	n	(P-5507/87; A-2592)	310.444	n	(P-5453/87; A-2502)	365.202	n	(P-18030)	378.203	n	(P-12753)
307.Ap. A	r	(P-5507/87; A-2592)	310.501	n	(P-5453/87; A-2502)	365.303	n	(P-18030)	378.301	n	(P-12753)
309.201	am	(A-2495)	310.502	n	(P-5453/87; A-2502)	365.304	n	(P-18030)	378.302	n	(P-12753)
309.203	am	(A-2495)	310.503	n	(P-5453/87; A-2502)	365.401	n	(P-18030)	378.303	n	(P-12753)
309.204	am	(A-2495)	310.504	n	(P-5453/87; A-2502)	365.402	n	(P-18030)	378.304	n	(P-12753)
309.281	am	(P-13639)	310.505	n	(P-5453/87; A-2502)	365.403	n	(P-18030)	378.305	n	(P-12753)
310.101	n	(P-5453/87; A-2502)	310.510	n	(P-5453/87; A-2502)	365.404	n	(P-18030)	378.Ap. A	n	(P-12753)
310.102	n	(P-5453/87; A-2502)	310.521	n	(P-5453/87; A-2502)	365.405	n	(P-18030)	378.Ap. B	n	(P-12753)
310.103	n	(P-5453/87; A-2502)	310.522	n	(P-5453/87; A-2502)	365.406	n	(P-18030)	378.Ap. C	n	(P-12753)
310.104	n	(P-5453/87; A-2502)	310.524	n	(P-5453/87; A-2502)	365.501	n	(P-18030)	378.Ap. D	n	(P-12753)
310.105	n	(P-5453/87; A-2502)	310.531	n	(P-5453/87; A-2502)	365.502	n	(P-18030)	378.Ap. E	n	(P-12753)
310.107	n	(P-5453/87; A-2502)	310.532	n	(P-5453/87; A-2502)	365.503	n	(P-18030)	660.101	n	(P-19563/87; A-9018)
310.107	am	(P-16384)	310.533	n	(P-5453/87; A-2502)	365.504	n	(P-18030)	660.102	n	(P-19563/87; A-9018)
310.110	am	(P-16384)	310.541	n	(P-5453/87; A-2502)	365.505	n	(P-18030)	660.103	n	(P-19563/87; A-9018)
310.110	n	(P-5453/87; A-2502)	310.542	n	(P-5453/87; A-2502)	365.506	n	(P-18030)	660.202	n	(P-19563/87; A-9018)
310.201	n	(P-5453/87; A-2502)	310.543	n	(P-5453/87; A-2502)	365.601	n	(P-18030)	660.203	n	(P-19563/87; A-9018)
310.202	n	(P-5453/87; A-2502)	310.544	n	(P-5453/87; A-2502)	365.602	n	(P-18030)	661.101	n	(P-19480/87; A-8926)
310.210	n	(P-5453/87; A-2502)	310.545	n	(P-5453/87; A-2502)	365.603	n	(P-18030)	661.102	n	(P-19480/87; A-8926)
310.211	n	(P-5453/87; A-2502)	310.546	n	(P-5453/87; A-2502)	365.604	n	(P-18030)	661.103	n	(P-19480/87; A-8926)
310.220	n	(P-5453/87; A-2502)	310.547	n	(P-5453/87; A-2502)	365.605	n	(P-18030)	661.201	n	(P-19480/87; A-8926)
310.221	n	(P-5453/87; A-2502)	310.601	n	(P-5453/87; A-2502)	365.606	n	(P-18030)	661.202	n	(P-19480/87; O-7835; R-9169; A-8926)
310.222	n	(P-5453/87; A-2502)	310.602	n	(P-5453/87; A-2502)	365.607	n	(P-18030)	661.203	n	(P-19480/87; O-7835; R-9169; A-8926)
310.230	n	(P-5453/87; A-2502)	310.603	n	(P-5453/87; A-2502)	365.702	n	(P-18030)	661.204	n	(P-19480/87; O-7835; R-9169; A-8926)
310.232	n	(P-5453/87; A-2502)	310.604	n	(P-5453/87; A-2502)	365.703	n	(P-18030)	661.205	n	(P-19480/87; A-8926)
310.233	n	(P-5453/87; A-2502)	310.605	n	(P-5453/87; A-2502)	365.704	n	(P-18030)	661.301	n	(P-19480/87; O-7835; R-9169; A-8926)
310.301	n	(P-5453/87; A-2502)	310.606	n	(P-5453/87; A-2502)	365.705	n	(P-18030)	661.302	n	(P-19480/87; A-8926)
310.302	n	(P-5453/87; A-2502)	310.610	n	(P-5453/87; A-2502)	365.706	n	(P-18030)	661.303	n	(P-19480/87; A-8926)
310.303	n	(P-5453/87; A-2502)	310.621	n	(P-5453/87; A-2502)	365.707	n	(P-18030)	661.304	n	(P-19480/87; A-8926)
310.305	n	(P-5453/87; A-2502)	310.631	n	(P-5453/87; A-2502)	365.801	n	(P-18030)	661.305	n	(P-19480/87; A-8926)
310.310	n	(P-5453/87; A-2502)	310.632	n	(P-5453/87; A-2502)	365.802	n	(P-18030)	661.306	n	(P-19480/87; A-8926)
310.311	n	(P-5453/87; A-2502)	310.633	n	(P-5453/87; A-2502)	365.901	n	(P-18030)	661.307	n	(P-19480/87; A-8926)
310.312	n	(P-5453/87; A-2502)	310.634	n	(P-5453/87; A-2502)	365.902	n	(P-18030)	661.308	n	(P-19480/87; A-8926)
310.320	n	(P-5453/87; A-2502)	310.701	n	(P-5453/87; A-2502)	365.903	n	(P-18030)	661.309	n	(P-19480/87; A-8926)
310.330	n	(P-5453/87; A-2502)	310.702	n	(P-5453/87; A-2502)	365.904	n	(P-18030)	661.310	n	(P-19480/87; A-8926)
310.340	n	(P-5453/87; A-2502)	310.703	n	(P-5453/87; A-2502)	365.905	n	(P-18030)			
310.341	n	(P-5453/87; A-2502)	310.704	n	(P-5453/87; A-2502)						
310.343	n	(P-5453/87; A-2502)	310.705	n	(P-5453/87; A-2502)						
310.350	n	(P-5453/87; A-2502)	310.706	n	(P-5453/87; A-2502)						
310.351	n	(P-5453/87; A-2502)	310.711	n	(P-5453/87; A-2502)						
310.400	n	(P-5453/87; A-2502)	310.712	n	(P-5453/87; A-2502)						
310.401	n	(P-5453/87; A-2502)									

TITLE 35 (CONT'D)

TITLE 35 (CONT'D)

661.401	n	(P-19480/87; A-8926)	703.155	am	(P-6476; A-13069)
661.402	n	(P-19480/87; A-8926)	703.159	n	(P-6476; A-13069)
661.403	n	(P-19480/87; A-8926)	703.160	n	(P-6476; A-13069)
661.404	n	(P-19480/87; A-8926)	703.185	am	(P-16374/87; A-2584) (P-6476; A-13069)
661.405	n	(P-19480/87; A-8926)	703.187	n	(P-6476; A-13069)
661.406	n	(P-19480/87; A-8926)	703.188	n	(P-6476; A-13069)
661.407	n	(P-19480/87; A-8926)	704.101	am	(P-17383/87; A-6687)
661.408	n	(P-19480/87; A-8926)	704.106	am	(P-17383/87; A-6687)
661.501	n	(P-19480/87; A-8926)	704.122	am	(P-17383/87; A-6687)
661.601	n	(P-19480/87; A-8926)	704.143	am	(P-17167)
661.602	n	(P-19480/87; A-8926)	704.151	n	(P-8229; A-13700)
661.701	n	(P-19480/87; A-8926)	704.161	am	(P-8229; A-13700)
661.702	n	(P-19480/87; A-8926)	720.110	am	(P-15327)
661.703	n	(P-19480/87; A-8926)	720.111	am	(P-16320/87; A-2450) (P-6392; A-12999) (P-15327)
661.704	n	(P-19480/87; A-8926)	721.103	am	(P-16327/87; A-2456)
661.705	n	(P-19480/87; A-8926)	721.104	am	(P-15347)
661.801	n	(P-19480/87; A-8926)	721.105	am	(P-15347)
661.802	n	(P-19480/87; A-8926)	721.106	am	(P-16327/87; A-2456)
661.803	n	(P-19480/87; A-8926)	721.133	am	(P-16327/87; A-2456) (P-6397; A-12999)
661.804	n	(P-19480/87; A-8926)	721.134	am	(P-16327/87; A-2456)
661.805	n	(P-19480/87; A-8926)	721.135	am	(P-16327/87; A-2456)
661.806	n	(P-19480/87; A-8926)	721.136	am	(P-16327/87; A-2456)
661.807	n	(P-19480/87; A-8926)	721.137	am	(P-16327/87; A-2456)
661.808	n	(P-19480/87; A-8926)	721.138	am	(P-16327/87; A-2456)
661.809	n	(P-19480/87; A-8926)	721.139	am	(P-16327/87; A-2456)
661.810	n	(P-19480/87; A-8926)	721.140	am	(P-16327/87; A-2456)
661.811	n	(P-19480/87; A-8926)	721.141	am	(P-16327/87; A-2456)
661.812	n	(P-19480/87; A-8926)	721.142	am	(P-16327/87; A-2456)
661.813	n	(P-19480/87; A-8926)	721.143	am	(P-16327/87; A-2456)
661.814	n	(P-19480/87; A-8926)	721.144	am	(P-16327/87; A-2456)
661.815	n	(P-19480/87; A-8926)	721.145	am	(P-16327/87; A-2456)
661.816	n	(P-19480/87; A-8926)	721.146	am	(P-16327/87; A-2456)
661.817	n	(P-19480/87; A-8926)	721.147	am	(P-16327/87; A-2456)
661.818	n	(P-19480/87; A-8926)	721.148	am	(P-16327/87; A-2456)
661.819	n	(P-19480/87; A-8926)	721.149	am	(P-16327/87; A-2456)
661.820	n	(P-19480/87; A-8926)	721.150	am	(P-16327/87; A-2456)
661.821	n	(P-19480/87; A-8926)	721.151	am	(P-16327/87; A-2456)
661.822	n	(P-19480/87; A-8926)	721.152	am	(P-16327/87; A-2456)
661.823	n	(P-19480/87; A-8926)	721.153	am	(P-16327/87; A-2456)
661.824	n	(P-19480/87; A-8926)	721.154	am	(P-16327/87; A-2456)
661.825	n	(P-19480/87; A-8926)	721.155	am	(P-16327/87; A-2456)
661.826	n	(P-19480/87; A-8926)	721.156	am	(P-16327/87; A-2456)
661.827	n	(P-19480/87; A-8926)	721.157	am	(P-16327/87; A-2456)
661.828	n	(P-19480/87; A-8926)	721.158	am	(P-16327/87; A-2456)
661.829	n	(P-19480/87; A-8926)	721.159	am	(P-16327/87; A-2456)
661.830	n	(P-19480/87; A-8926)	721.160	am	(P-16327/87; A-2456)
661.831	n	(P-19480/87; A-8926)	721.161	am	(P-16327/87; A-2456)
661.832	n	(P-19480/87; A-8926)	721.162	am	(P-16327/87; A-2456)
661.833	n	(P-19480/87; A-8926)	721.163	am	(P-16327/87; A-2456)
661.834	n	(P-19480/87; A-8926)	721.164	am	(P-16327/87; A-2456)
661.835	n	(P-19480/87; A-8926)	721.165	am	(P-16327/87; A-2456)
661.836	n	(P-19480/87; A-8926)	721.166	am	(P-16327/87; A-2456)
661.837	n	(P-19480/87; A-8926)	721.167	am	(P-16327/87; A-2456)
661.838	n	(P-19480/87; A-8926)	721.168	am	(P-16327/87; A-2456)
661.839	n	(P-19480/87; A-8926)	721.169	am	(P-16327/87; A-2456)
661.840	n	(P-19480/87; A-8926)	721.170	am	(P-16327/87; A-2456)
661.841	n	(P-19480/87; A-8926)	721.171	am	(P-16327/87; A-2456)
661.842	n	(P-19480/87; A-8926)	721.172	am	(P-16327/87; A-2456)
661.843	n	(P-19480/87; A-8926)	721.173	am	(P-16327/87; A-2456)
661.844	n	(P-19480/87; A-8926)	721.174	am	(P-16327/87; A-2456)
661.845	n	(P-19480/87; A-8926)	721.175	am	(P-16327/87; A-2456)
661.846	n	(P-19480/87; A-8926)	721.176	am	(P-16327/87; A-2456)
661.847	n	(P-19480/87; A-8926)	721.177	am	(P-16327/87; A-2456)
661.848	n	(P-19480/87; A-8926)	721.178	am	(P-16327/87; A-2456)
661.849	n	(P-19480/87; A-8926)	721.179	am	(P-16327/87; A-2456)
661.850	n	(P-19480/87; A-8926)	721.180	am	(P-16327/87; A-2456)
661.851	n	(P-19480/87; A-8926)	721.181	am	(P-16327/87; A-2456)
661.852	n	(P-19480/87; A-8926)	721.182	am	(P-16327/87; A-2456)
661.853	n	(P-19480/87; A-8926)	721.183	am	(P-16327/87; A-2456)
661.854	n	(P-19480/87; A-8926)	721.184	am	(P-16327/87; A-2456)
661.855	n	(P-19480/87; A-8926)	721.185	am	(P-16327/87; A-2456)
661.856	n	(P-19480/87; A-8926)	721.186	am	(P-16327/87; A-2456)
661.857	n	(P-19480/87; A-8926)	721.187	am	(P-16327/87; A-2456)
661.858	n	(P-19480/87; A-8926)	721.188	am	(P-16327/87; A-2456)
661.859	n	(P-19480/87; A-8926)	721.189	am	(P-16327/87; A-2456)
661.860	n	(P-19480/87; A-8926)	721.190	am	(P-16327/87; A-2456)
661.861	n	(P-19480/87; A-8926)	721.191	am	(P-16327/87; A-2456)
661.862	n	(P-19480/87; A-8926)	721.192	am	(P-16327/87; A-2456)
661.863	n	(P-19480/87; A-8926)	721.193	am	(P-16327/87; A-2456)
661.864	n	(P-19480/87; A-8926)	721.194	am	(P-16327/87; A-2456)
661.865	n	(P-19480/87; A-8926)	721.195	am	(P-16327/87; A-2456)
661.866	n	(P-19480/87; A-8926)	721.196	am	(P-16327/87; A-2456)
661.867	n	(P-19480/87; A-8926)	721.197	am	(P-16327/87; A-2456)
661.868	n	(P-19480/87; A-8926)	721.198	am	(P-16327/87; A-2456)
661.869	n	(P-19480/87; A-8926)	721.199	am	(P-16327/87; A-2456)
661.870	n	(P-19480/87; A-8926)	721.200	am	(P-16327/87; A-2456)
661.871	n	(P-19480/87; A-8926)	721.201	am	(P-16327/87; A-2456)
661.872	n	(P-19480/87; A-8926)	721.202	am	(P-16327/87; A-2456)
661.873	n	(P-19480/87; A-8926)	721.203	am	(P-16327/87; A-2456)
661.874	n	(P-19480/87; A-8926)	721.204	am	(P-16327/87; A-2456)
661.875	n	(P-19480/87; A-8926)	721.205	am	(P-16327/87; A-2456)
661.876	n	(P-19480/87; A-8926)	721.206	am	(P-16327/87; A-2456)
661.877	n	(P-19480/87; A-8926)	721.207	am	(P-16327/87; A-2456)
661.878	n	(P-19480/87; A-8926)	721.208	am	(P-16327/87; A-2456)
661.879	n	(P-19480/87; A-8926)	721.209	am	(P-16327/87; A-2456)
661.880	n	(P-19480/87; A-8926)	721.210	am	(P-16327/87; A-2456)
661.881	n	(P-19480/87; A-8926)	721.211	am	(P-16327/87; A-2456)
661.882	n	(P-19480/87; A-8926)	721.212	am	(P-16327/87; A-2456)
661.883	n	(P-19480/87; A-8926)	721.213	am	(P-16327/87; A-2456)
661.884	n	(P-19480/87; A-8926)	721.214	am	(P-16327/87; A-2456)
661.885	n	(P-19480/87; A-8926)	721.215	am	(P-16327/87; A-2456)
661.886	n	(P-19480/87; A-8926)	721.216	am	(P-16327/87; A-2456)
661.887	n	(P-19480/87; A-8926)	721.217	am	(P-16327/87; A-2456)
661.888	n	(P-19480/87; A-8926)	721.218	am	(P-16327/87; A-2456)
661.889	n	(P-19480/87; A-8926)	721.219	am	(P-16327/87; A-2456)
661.890	n	(P-19480/87; A-8926)	721.220	am	(P-16327/87; A-2456)
661.891	n	(P-19480/87; A-8926)	721.221	am	(P-16327/87; A-2456)
661.892	n	(P-19480/87; A-8926)	721.222	am	(P-16327/87; A-2456)
661.893	n	(P-19480/87; A-8926)	721.223	am	(P-16327/87; A-2456)
661.894	n	(P-19480/87; A-8926)	721.224	am	(P-16327/87; A-2456)
661.895	n	(P-19480/87; A-8926)	721.225	am	(P-16327/87; A-2456)
661.896	n	(P-19480/87; A-8926)	721.226	am	(P-16327/87; A-2456)
661.897	n	(P-19480/87; A-8926)	721.227	am	(P-16327/87; A-2456)
661.898	n	(P-19480/87; A-8926)	721.228	am	(P-16327/87; A-2456)
661.899	n	(P-19480/87; A-8926)	721.229	am	(P-16327/87; A-2456)
661.900	n	(P-19480/87; A-8926)	721.230	am	(P-16327/87; A-2456)
661.901	n	(P-19480/87; A-8926)	721.231	am	(P-16327/87; A-2456)
661.902	n	(P-19480/87; A-8926)	721.232	am	(P-16327/87; A-2456)
661.903	n	(P-19480/87; A-8926)	721.233	am	(P-16327/87; A-2456)
661.904	n	(P-19480/87; A-8926)	721.234	am	(P-16327/87; A-2456)
661.905	n	(P-19480/87; A-8926)	721.235	am	(P-16327/87; A-2456)
661.906	n	(P-19480/87; A-8926)	721.236	am	(P-16327/87; A-2456)
661.907	n	(P-19480/87; A-8926)	721.237	am	(P-16327/87; A-2456)
661.908	n	(P-19480/87; A-8926)	721.238	am	(P-16327/87; A-2456)
661.909	n	(P-19480/87; A-8926)	721.239	am	(P-16327/87; A-2456)
661.910	n	(P-19480/87; A-8926)	721.240	am	(P-16327/87; A-2456)
661.911	n	(P-19480/87; A-8926)	721.241	am	(P-16327/87; A-2456)
661.912	n	(P-19480/87; A-8926)	721.242	am	(P-16327/87; A-2456)
661.913	n	(P-19480/87; A-8926)	721.243	am	(P-16327/87; A-2456)
661.914	n	(P-19480/87; A-8926)	721.244	am	(P-16327/87; A-2456)
661.915	n	(P-19480/87; A-8926)	721.245	am	(P-16327/87; A-2456)
661.916	n	(P-19480/87; A-8926)	721.246	am	(P-16327/87; A-2456)
661.917	n	(P-19480/87; A-8926)	721.247	am	(P-16327/87; A-2456)
661.918	n	(P-19480/87; A-8926)	721.248	am	(P-16327/87; A-2456)
661.919	n	(P-19480/87; A-8926)	721.249	am	(P-16327/87; A-2456)
661.920	n	(P-19480/87; A-8926)	721.250	am	(P-16327/87; A-2456)
661.921	n	(P-19480/87; A-8926)	721.251	am	(P-16327/87; A-2456)
661.922	n	(P-19480/87; A-8926)	721.252	am	(P-16327/87; A-2456)
661.923	n	(P-19480/87; A-8926)	721.253	am	(P-16327/87; A-2456)
661.924	n	(P-19480/87; A-8926)	721.254	am	(P-16327/87; A-2456)
661.925	n	(P-19480/87; A-8926)	721.255	am	(P-16327/87; A-2456)
661.926	n	(P-19480/87; A-8926)	721.256	am	(P-16327/87; A-2456)
661.927	n	(P-19480/87; A-8926)	721.257	am	(P-16327/87; A-2456)
661.928	n	(P-19480/87; A-8926)	721.258	am	(P-16327/87; A-2456)
661.929	n	(P-19480/87; A-8926)	721.259	am	(P-16327/87; A-2456)
661.930	n	(P-19480/87; A-8926)	721.260	am	(P-16327/87; A-2456)
661.931	n	(P-19480/87; A-8926)	721.261	am	(P-16327/87; A-2456)
661.932	n	(P-19480/87; A-8926)	721.262	am	(P-16327/87; A-2456)

TITLE 35 (CONT'D)			TITLE 35 (CONT'D)		
728.107	am	(P-6453; A-13046)	811.320	n	(P-7172)
728.130	am	(P-6453; A-13046)	811.321	n	(P-7172)
728.132	n	(P-6453; A-13046)	811.322	n	(P-7172)
728.139	n	(P-6453; A-13046)	811.401	n	(P-7172)
728.140	am	(P-6453; A-13046)	811.402	n	(P-7172)
728.142	am	(P-6453; A-13046)	811.403	n	(P-7172)
728.150	am	(P-6453; A-13046)	811.404	n	(P-7172)
728.151	am	(P-6453; A-13046)	811.405	n	(P-7172)
807.105	n	(P-7166)	811.406	n	(P-7172)
807.700	n	(P-5168; A-15566)	811.501	n	(P-7172)
808.100	n	(P-9326)	811.502	n	(P-7172)
808.101	n	(P-9326)	811.503	n	(P-7172)
808.102	n	(P-9326)	811.504	n	(P-7172)
808.110	n	(P-9326)	811.505	n	(P-7172)
808.111	n	(P-9326)	811.506	n	(P-7172)
808.121	n	(P-9326)	811.507	n	(P-7172)
808.122	n	(P-9326)	811.508	n	(P-7172)
808.123	n	(P-9326)	811.509	n	(P-7172)
808.124	n	(P-9326)	811.600	n	(P-7172)
808.125	n	(P-9326)	811.700	n	(P-7172)
808.126	n	(P-9326)	811.701	n	(P-7172)
808.127	n	(P-9326)	811.702	n	(P-7172)
808.128	n	(P-9326)	811.703	n	(P-7172)
808.129	n	(P-9326)	811.704	n	(P-7172)
808.130	n	(P-9326)	811.705	n	(P-7172)
808.131	n	(P-9326)	811.706	n	(P-7172)
808.132	n	(P-9326)	811.707	n	(P-7172)
808.133	n	(P-9326)	811.708	n	(P-7172)
808.134	n	(P-9326)	811.709	n	(P-7172)
808.135	n	(P-9326)	811.710	n	(P-7172)
808.136	n	(P-9326)	811.711	n	(P-7172)
808.137	n	(P-9326)	811.712	n	(P-7172)
808.138	n	(P-9326)	811.713	n	(P-7172)
808.139	n	(P-9326)	811.714	n	(P-7172)
808.140	n	(P-9326)	811.715	n	(P-7172)
808.141	n	(P-9326)	812.101	n	(P-7074)
808.142	n	(P-9326)	812.102	n	(P-7074)
808.143	n	(P-9326)	812.103	n	(P-7074)
808.144	n	(P-9326)	812.104	n	(P-7074)
808.145	n	(P-9326)	812.105	n	(P-7074)
808.146	n	(P-9326)	812.106	n	(P-7074)
808.147	n	(P-9326)	812.107	n	(P-7074)
808.148	n	(P-9326)	812.108	n	(P-7074)
808.149	n	(P-9326)	812.109	n	(P-7074)
808.150	n	(P-9326)	812.110	n	(P-7074)
808.151	n	(P-9326)	812.111	n	(P-7074)
808.152	n	(P-9326)	812.112	n	(P-7074)
808.153	n	(P-9326)	812.113	n	(P-7074)
808.154	n	(P-9326)	812.114	n	(P-7074)
808.155	n	(P-9326)	812.115	n	(P-7074)
808.156	n	(P-9326)	812.116	n	(P-7074)
808.157	n	(P-9326)	812.201	n	(P-7074)
808.158	n	(P-9326)	812.202	n	(P-7074)
808.159	n	(P-9326)	812.203	n	(P-7074)
808.160	n	(P-9326)	812.204	n	(P-7074)
808.161	n	(P-9326)	812.301	n	(P-7074)
808.162	n	(P-9326)	812.302	n	(P-7074)
808.163	n	(P-9326)	812.303	n	(P-7074)
808.164	n	(P-9326)	812.304	n	(P-7074)
808.165	n	(P-9326)	812.305	n	(P-7074)
808.166	n	(P-9326)	812.306	n	(P-7074)
808.167	n	(P-9326)	812.307	n	(P-7074)
808.168	n	(P-9326)	812.308	n	(P-7074)
808.169	n	(P-9326)	812.309	n	(P-7074)
808.170	n	(P-9326)	812.310	n	(P-7074)
808.171	n	(P-9326)	812.311	n	(P-7074)
808.172	n	(P-9326)	812.312	n	(P-7074)
808.173	n	(P-9326)	812.313	n	(P-7074)
808.174	n	(P-9326)	812.314	n	(P-7074)
808.175	n	(P-9326)	812.315	n	(P-7074)
808.176	n	(P-9326)	812.316	n	(P-7074)
808.177	n	(P-9326)	812.317	n	(P-7074)
808.178	n	(P-9326)	812.318	n	(P-7074)
808.179	n	(P-9326)	812.319	n	(P-7074)

TITLE 38 (CONT'D)			TITLE 38 (CONT'D)			TITLE 41			TITLE 44 (CONT'D)		
450.1130	n	(P-2203; RC-7851; A-8685) (E-3079; O-7866)	450.1550	n	(P-9406; A-17093) (E-9721; O-12582)	100.1	n	(P-781687; A-8017)	536.130	n	(P-13729)
450.1140	n	(P-2203; RC-7851; A-8685)	450.1560	n	(P-9406; A-17093) (E-9721; O-12582)	100.3	n	(P-781687; A-8017)	536.140	n	(P-13729)
450.1150	n	(P-2203; RC-7851; A-8685)	450.1570	n	(P-9406; A-17093) (E-9721; O-12582)	100.4	n	(P-781687; A-8017)	536.150	n	(P-13729)
450.1160	n	(P-2203; RC-7851; A-8685)	450.1580	n	(P-9406; A-17093) (E-9721; O-12582)	100.5	n	(P-781687; A-8017)	910.140	am	(P-10976/87; A-9864)
450.1170	n	(P-2203; RC-7851; A-8685)	450.1590	n	(P-9406; A-17093) (E-9721; O-12582)	100.5	r	(P-782287; A-8015)	950.110	am	(P-10972/87; A-9860)
450.1210	n	(P-2203; RC-7851; A-8685)	450.1595	n	(P-9406; A-17093) (E-9721; O-12582)	100.7	r	(P-781687; A-8017)	980.110	am	(P-13691)
450.1220	n	(P-2203; RC-7851; A-8685)	450.1600	n	(P-9406; A-17093) (E-9721; O-12582)	100.11	r	(P-782287; A-8015)	1000.110	am	(P-12140; A-17815)
450.1230	n	(P-2203; RC-7851; A-8685)	450.1610	n	(P-9406; A-17093) (E-9721; O-12582)	100.20	r	(P-782287; A-8015)	1000.120	am	(P-12140; A-17815)
450.1240	n	(P-2203; RC-7851; A-8685)	450.1620	n	(P-9406; A-17093) (E-9721; O-12582)	100.30	r	(P-782287; A-8015)	1000.130	am	(P-12140; A-17815)
450.1250	n	(P-2203; RC-7851; A-8685)	450.1630	n	(P-9406; A-17093) (E-9721; O-12582)	100.40	r	(P-782287; A-8015)	1050.110	am	(P-13377)
450.1305	n	(P-2203; RC-7851; A-8685)	450.1640	n	(P-9406; A-17093) (E-9721; O-12582)	100.50	r	(P-782287; A-8015)	1050.120	am	(P-13377)
450.1310	n	(P-2203; RC-7851; A-8685)	450.1650	n	(P-9406; A-17093) (E-9721; O-12582)	100.60	r	(P-782287; A-8015)	1050.140	n	(P-13377)
450.1315	n	(P-2203; RC-7851; A-8685)	450.1660	n	(P-9406; A-17093) (E-9721; O-12582)	100.70	r	(P-782287; A-8015)	1300.10	n	(P-15048) (E-15227)
450.1320	n	(P-2203; RC-7851; A-8685)	450.1670	n	(P-9406; A-17093) (E-9721; O-12582)	100.80	r	(P-782287; A-8015)	1300.20	n	(P-15048) (E-15227)
450.1325	n	(P-2203; RC-7851; A-8685)	450.1680	n	(P-9406; A-17093) (E-9721; O-12582)	100.82	r	(P-782287; A-8015)	1300.30	n	(P-15048) (E-15227)
450.1330	n	(P-2203; RC-7851; A-8685)	450.1690	n	(P-9406; A-17093) (E-9721; O-12582)	100.85	r	(P-782287; A-8015)	5010.110	am	(P-14907/87; A-10671)
450.1335	n	(P-2203; RC-7851; A-8685)	450.1700	n	(P-9406; A-17093) (E-9721; O-12582)	100.90	r	(P-782287; A-8015)	5010.120	am	(P-14907/87; A-10671)
450.1340	n	(P-2203; RC-7851; A-8685)	450.1710	n	(P-9406; A-17093) (E-9721; O-12582)	100.100	r	(P-782287; A-8015)	5010.210	am	(P-14907/87; A-10671)
450.1345	n	(P-2203; RC-7851; A-8685)	450.1720	n	(P-9406; A-17093) (E-9721; O-12582)	100.110	r	(P-782287; A-8015)	5010.220	am	(P-14907/87; A-10671)
450.1350	n	(P-2203; RC-7851; A-8685)	450.1730	n	(P-9406; A-17093) (E-9721; O-12582)	100.120	r	(P-782287; A-8015)	5010.240	am	(P-14907/87; A-10671)
450.1355	n	(P-2203; RC-7851; A-8685)	450.1740	n	(P-9406; A-17093) (E-9721; O-12582)	100.130	r	(P-782287; A-8015)	5010.250	n	(P-14907/87; A-10671)
450.1360	n	(P-2203; RC-7851; A-8685)	450.1750	n	(P-9406; A-17093) (E-9721; O-12582)	100.140	r	(P-782287; A-8015)	5010.260	n	(P-14907/87; A-10671)
450.1410	n	(P-2203; RC-7851; A-8685)	450.1760	n	(P-9406; A-17093) (E-9721; O-12582)	100.150	r	(P-782287; A-8015)	5010.300	r	(P-14907/87; A-10671)
450.1420	n	(P-2203; RC-7851; A									

TITLE 44 (CONT'D)

5010.1500	n	(P-14907/87; A-10671)	100.280	am	(P-9287)
5010.1510	n	(P-14907/87; A-10671)	100.290	n	(P-4976/87; A-757)
5010.1600	n	(P-14907/87; A-10671)	100.290	am	(P-9287)
	n	(P-4403)	100.Ap. A	n	(P-2173; A-14639) (P-9287)
	am	(P-4403)	100.Ap. B	n	(P-2173; A-14639) (P-9287)
	am	(P-4403)	100.Ap. C	n	(P-2173; A-14639) (P-9287)
	am	(P-4403)	100.Ap. D	n	(P-9287) (A-14639)
	am	(P-4403)	100.Ap. E	n	(P-9287)
	am	(P-4403)	100.Ap. F	n	(P-9287)
	am	(P-4403)	110.80	am	(P-12073/87; A-2254)
	am	(P-4403)	110.90	am	(P-12073/87; A-2254)
	am	(P-4403)	110.100	am	(P-12073/87; A-2254)
	am	(P-4403)	120.50	am	(P-14185/87; A-751) (P-4751; A-17311)
	am	(P-4403)	120.70	am	(P-4751; A-17311)
	am	(P-4403)	120.80	am	(P-4751; A-17311)
	am	(P-4403)	120.90	am	(P-4751; A-17311)
	am	(P-4403)	120.110	am	(P-8521)
	am	(P-4403)	120.115	am	(P-8521)
	am	(P-4403)	160.10	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)
	am	(P-4403)	160.20	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)
	am	(P-4403)	160.30	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)
	am	(P-4403)	160.40	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)
	am	(P-4403)	160.50	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)
	am	(P-4403)	160.60	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)
	am	(P-4403)	160.70	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)
	am	(P-4403)	160.80	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)
	am	(P-4403)	160.80	am	(P-9271)
	am	(P-4403)	160.90	n	(P-14938/87; O-3119; RC-3122; R-3827; A-3676)
	am	(P-4403)	350.202	am	(P-15265)

TITLE 50

601.10	n	(P-11985)
601.20	n	(P-11985)
601.30	n	(P-11985)
601.40	n	(P-11985)
601.50	n	(P-11985)
601.60	n	(P-11985)
601.70	n	(P-11985)
601.80	n	(P-11985)
601.90	n	(P-11985)
601.100	n	(P-11985)
601.110	n	(P-11985)
601.120	n	(P-11985)
601.130	n	(P-11985)
601.140	n	(P-11985)
754.Ex. B	am	(P-2057)

TITLE 50 (CONT'D)

919.10	am	(P-13535)
919.20	am	(P-13535)
919.30	am	(P-13535)
919.40	am	(P-13535)
919.50	am	(P-13535)
919.60	am	(P-13535)
919.70	am	(P-13535)
919.80	am	(P-13535)
919.90	am	(P-13535)
919.Ex. A	am	(P-13535; C-17456)
925.50	am	(P-12945)
941.10	n	(P-12948)
941.20	n	(P-12948)
941.30	n	(P-12948)
941.40	n	(P-12948)
941.50	n	(P-12948)
951.10	am	(P-17987/87; A-2426)
951.20	r	(P-17987/87; A-2426)
951.30	n	(P-17987/87; A-2426)
951.40	n	(P-17987/87; A-2426)
951.50	n	(P-17987/87; A-2426)
951.60	n	(P-17987/87; A-2426)
951.70	n	(P-17987/87; A-2426)
951.80	n	(P-17987/87; A-2426)
1102.10	n	(P-18480/87; A-18151)
1102.20	n	(P-18480/87; A-18151)
1102.30	n	(P-18480/87; A-18151)
1102.40	n	(P-18480/87; A-18151)
1102.50	n	(P-18480/87; A-18151)
1102.60	n	(P-18480/87; A-18151)
1405.10	am	(P-99)
1405.20	am	(P-99)
1405.30	am	(P-99)
1405.40	am	(P-99)
1405.50	am	(P-99)
1405.60	am	(P-99)
1405.70	am	(P-99)
1405.80	am	(P-99)
1405.90	n	(P-99)
2007.60	am	(P-18896/87; A-6921)
2009.10	n	(P-5568; A-17346)
2009.20	n	(P-5568; A-17346)
2009.30	n	(P-5568; A-17346)
2009.40	n	(P-5568; A-17346)
2009.50	n	(P-5568; A-17346)
2009.60	n	(P-5568; A-17346)
2009.70	n	(P-5568; A-17346)
2009.Ex. A	n	(P-5568; A-17346)
2009.Ex. B	n	(P-5568; A-17346)
2011.10	n	(P-13558)
2011.20	n	(P-13558)
2011.30	n	(P-13558)
2011.40	n	(P-13558)
2011.50	n	(P-13558)
2011.60	n	(P-13558)
2011.70	n	(P-13558)

TITLE 56

350.20	am	(P-15272)
350.280	am	(P-9783; O-15739; RC-15742; R-17128; A-17086)
350.300	am	(P-15272)
350.310	am	(P-15272)
350.320	am	(P-15272)
350.330	am	(P-15272)
350.340	am	(P-15272)
350.350	am	(P-15272)
350.360	am	(P-15272)
350.370	am	(P-15272)
350.380	am	(P-15272)
350.400	am	(P-15272)
350.410	am	(P-15272)
350.420	am	(P-15272)
350.430	am	(P-15272)
350.440	am	(P-15272)
2610.130	am	(P-13097/87; A-4128)
2610.Ap. A	r	(P-13097/87; A-4128)

TITLE 56 (CONT'D)			TITLE 59 (CONT'D)			TITLE 68 (CONT'D)			TITLE 68 (CONT'D)		
2610.Ap. B	r	(P-13097/87; A-4128)	106.45	am	(P-3903; A-10472)	110.190	re	(A-2964)	180.50	re	(A-2915)
2630.83	am	(P-62; A-15961)	106.65	am	(P-12154; A-18158)	110.200	re	(A-2964)	180.60	re	(A-2915)
2630.84	am	(P-62; A-15961)	106.85	am	(P-12154; A-18158)	110.210	re	(A-2964)	180.65	re	(A-2915)
2630.110	am	(A-11679/86; O-11355; RC-11359)	130.10	n	(P-5406/87; A-5356)	110.220	re	(A-2964)	180.70	re	(A-2915)
2712.100	am	(A-11679/86; O-11355; RC-11359)	130.15	n	(P-5406/87; A-5356)	110.230	re	(A-2964)	180.80	re	(A-2915)
2712.105	am	(A-11679/86; O-11355; RC-11359)	130.20	n	(P-5406/87; A-5356)	110.240	re	(A-2964)	180.90	re	(A-2915)
2720.115	am	(P-8201; A-14660)	130.30	n	(P-5406/87; A-5356)	110.250	re	(A-2964)	180.95	re	(A-2915)
2720.130	am	(P-8201; A-14660)	130.40	n	(P-5406/87; A-5356)	110.270	re	(A-2964)	180.100	re	(A-2915)
2712.201	n	(P-15257)	130.50	n	(P-5406/87; A-5356)	110.Ap. A	re	(A-2964)	180.110	re	(A-2915)
2712.203	n	(P-15257)	130.60	n	(P-5406/87; A-5356)	110.Ap. B	re	(A-2964)	180.120	re	(A-2915)
2712.205	n	(P-15257)	130.70	n	(P-5406/87; A-5356)	110.Ap. C	re	(A-2964)	180.130	re	(A-2915)
2712.207	n	(P-15257)	130.80	n	(P-5406/87; A-5356)	120.10	re	(A-2980)	180.Ap. A	re	(A-2915)
2712.209	n	(P-15257)	130.90	n	(P-5406/87; A-5356)	120.10	re	(A-2980)	180.Ap. B	re	(A-2915)
2712.210	n	(P-15257)	130.100	n	(P-5406/87; A-5356)	120.20	re	(A-2980)	180.Ap. C	re	(A-2915)
2720.270	am	(P-8201; A-14660)	130.110	n	(P-5406/87; A-5356)	120.30	re	(A-2980)	200.10	re	(A-2317)
2725.115	am	(P-11387; A-16060)	130.120	n	(P-5406/87; A-5356)	120.40	re	(A-2980)	200.20	re	(A-2917)
2725.120	am	(P-17973/87; A-14653)	130.130	n	(P-5406/87; A-5356)	120.50	re	(A-2980)	200.30	re	(A-2917)
2730.105	am	(P-8211; A-15072)	130.140	n	(P-5406/87; A-5356)	120.60	re	(A-2980)	200.35	re	(A-2917)
2730.130	n	(P-88; O-11331; R-13632;	130.150	n	M-5474; A-5356)	150.10	re	(A-2933)	200.40	re	(A-2917)
2760.105	am	A-13604) (E-222; O-4949)	130.160	n	(P-5406/87; A-5356)	150.20	re	(A-2933)	200.45	re	(A-2917)
2760.150	am	(P-11393; A-16070)	130.170	n	(P-5406/87; A-5356)	150.30	re	(A-2933)	200.50	re	(A-2917)
2765.50	am	(P-90; A-11740) (E-225; O-4955)	130.180	n	(P-5406/87; A-5356)	150.40	re	(A-2933)	200.60	re	(A-2917)
2765.55	am	(P-90; A-11740) (E-225; O-4955)	130.190	n	(P-5406/87; A-5356)	150.50	re	(A-2933)	200.70	re	(A-2917)
2765.68	am	(P-90; A-11740) (E-225; O-4955)	130.200	n	(P-5406/87; A-5356)	150.60	re	(A-2933)	200.80	re	(A-2917)
2765.90	am	(P-13531)	130.210	n	(P-5406/87; A-5356)	150.70	re	(A-2933)	210.10	re	(A-2919)
2765.90	am	(P-11021; O-15735; R-17439;	130.220	n	(P-5406/87; A-5356)	150.80	re	(A-2933)	210.20	re	(A-2919)
2765.200	n	A-17342)	130.230	n	(P-5406/87; A-5356)	150.81	re	(A-2933)	210.30	re	(A-2919)
2770.100	am	(P-11978; A-18143)	130.240	n	(P-5406/87; A-5356)	150.82	re	(A-2933)	210.40	re	(A-2919)
2770.105	am	(P-20481/87; O-9178; R-11319;	130.250	n	(P-5406/87; A-5356)	150.83	re	(A-2933)	210.50	re	(A-2919)
2770.110	am	A-11213) (P-13825)	130.260	n</							

TITLE 68 (CONT'D)		
220.220	re	(A-2926)
220.230	re	(A-2926)
220.231	re	(A-2926)
220.240	re	(A-2926)
220.250	re	(A-2926)
220.310	re	(A-2926)
220.320	re	(A-2926)
220.330	re	(A-2926)
220.335	re	(A-2926)
220.340	re	(A-2926)
220.410	re	(A-2926)
220.421	re	(A-2926)
220.430	re	(A-2926)
220.431	re	(A-2926)
220.435	re	(A-2926)
220.440	re	(A-2926)
220.441	re	(A-2926)
220.450	re	(A-2926)
220.4p. A	re	(A-2926)
220.4p. B	re	(A-2926)
220.4p. C	re	(A-2926)
230.10	re	(A-2929)
230.20	re	(A-2929)
230.30	re	(A-2929)
230.40	re	(A-2929)
230.50	re	(A-2929)
230.60	re	(A-2929)
230.70	re	(A-2929)
230.80	re	(A-2929)
230.90	re	(A-2929)
230.100	re	(A-2929)
230.110	re	(A-2929)
230.120	re	(A-2929)
230.130	re	(A-2929)
230.140	re	(A-2929)
230.150	re	(A-2929)
230.160	re	(A-2929)
240.5	re	(A-2967)
240.10	re	(A-2967)
240.15	re	(A-2967)
240.20	re	(A-2967)
240.25	re	(A-2967)
240.30	re	(A-2967)
240.35	re	(A-2967)
240.40	re	(A-2967)
240.45	re	(A-2967)
240.50	re	(A-2967)
240.55	re	(A-2967)
240.60	re	(A-2967)
240.65	re	(A-2967)
240.70	re	(A-2967)
250.100	re	(A-2931)
250.110	re	(A-2931)
250.120	re	(A-2931)
250.130	re	(A-2931)

TITLE 68 (CONT'D)	250.140	re	(A-2931)
	250.150	re	(A-2931)
	250.160	re	(A-2931)
	250.170	re	(A-2931)
	250.180	re	(A-2931)
	250.190	re	(A-2931)
	250.200	re	(A-2931)
	250.205	re	(A-2931)
	250.210	re	(A-2931)
	260.11	re	(A-2948)
	260.12	re	(A-2948)
	260.13	re	(A-2948)
	260.14	re	(A-2948)
	260.15	re	(A-2948)
	260.16	re	(A-2948)
	260.17	re	(A-2948)
	260.18	re	(A-2948)
	260.19	re	(A-2948)
	260.21	re	(A-2948)
	260.22	re	(A-2948)
	260.31	re	(A-2948)
	260.32	re	(A-2948)
	260.33	re	(A-2948)
	260.41	re	(A-2948)
	260.42	re	(A-2948)
	270.10	re	(A-2950)
	270.15	re	(A-2950)
	270.20	re	(A-2950)
	270.30	re	(A-2950)
	270.40	re	(A-2950)
	270.45	re	(A-2950)
	270.50	re	(A-2950)
	270.60	re	(A-2950)
	280.10	re	(A-2953)
	280.20	re	(A-2953)
	280.30	re	(A-2953)
	280.40	re	(A-2953)
	280.50	re	(A-2953)
	280.55	re	(A-2953)
	280.60	re	(A-2953)
	280.70	re	(A-2953)
	280.80	re	(A-2953)
	280.85	re	(A-2953)
	280.90	re	(A-2953)
	280.95	re	(A-2953)
	280.95	n	(E-20997787; Q-4959)
	280.100	re	(A-2953)
	280.105	re	(A-2953)
	280.107	re	(A-2953)
	280.110	re	(A-2953)
	290.10	re	(A-2951)
	290.20	re	(A-2951)
	290.30	re	(A-2951)
	290.35	re	(A-2951)
	290.40	re	(A-2951)
	290.50	re	(A-2951)

TITLE 68 (CONT'D)			TITLE 68 (CONT'D)		
290.55	re	(A-2951)	320.30	re	(A-1821)
290.60	re	(A-2951)	320.40	re	(A-1821)
290.70	re	(A-2951)	320.50	re	(A-1821)
290.80	re	(A-2951)	320.55	re	(A-1821)
290.90	re	(A-2951)	320.57	re	(A-1821)
290.100	re	(A-2951)	320.60	re	(A-1821)
290.110	re	(A-2951)	320.70	re	(A-1821)
290.120	re	(A-2951)	320.80	re	(A-1821)
290.130	re	(A-2951)	320.90	re	(A-1821)
290.135	re	(A-2951)	320.100	re	(A-1821)
290.140	re	(A-2951)	320.110	re	(A-1821)
290.150	re	(A-2951)	320.120	re	(A-1821)
290.160	re	(A-2951)	320.200	re	(A-1821)
290.170	re	(A-2951)	320.210	re	(A-1821)
290.180	re	(A-2951)	320.220	re	(A-1821)
290.190	re	(A-2951)	320.230	re	(A-1821)
300.10	re	(A-2938)	320.240	re	(A-1821)
300.20	re	(A-2938)	320.260	re	(A-1821)
300.25	re	(A-2938)	320.270	re	(A-1821)
300.27	re	(A-2938)	330.10	re	(A-2957)
300.30	re	(A-2938)	330.20	re	(A-2957)
300.40	re	(A-2938)	330.30	re	(A-2957)
300.41	re	(A-2938)	330.40	re	(A-2957)
300.42	re	(A-2938)	330.50	re	(A-2957)
300.43	re	(A-2938)	330.55	re	(A-2957)
300.44	re	(A-2938)	330.60	re	(A-2957)
300.45	re	(A-2938)	330.70	re	(A-2957)
300.48	re	(A-2938)	330.80	re	(A-2957)
300.50	re	(A-2938)	330.90	re	(A-2957)
300.Ap. A	re	(A-2938)	330.91	re	(A-2957)
300.Ap. B	re	(A-2938)	330.92	re	(A-2957)
310.10	re	(A-2955)	330.93	re	(A-2957)
310.20	re	(A-2955)	330.94	re	(A-2957)
310.30	re	(A-2955)	330.95	re	(A-2957)
310.40	re	(A-2955)	330.100	re	(A-2957)
310.50	re	(A-2955)	330.110	re	(A-2957)
310.60	re	(A-2955)	330.120	re	(A-2957)
310.70	re	(A-2955)	330.130	re	(A-2957)
310.75	re	(A-2955)	330.140	re	(A-2957)
310.80	re	(A-2955)	330.145	re	(A-2957)
310.85	re	(A-2955)	330.147	re	(A-2957)
310.90	re	(A-2955)	330.150	re	(A-2957)
315.90	re	(A-2940)	330.160	re	(A-2957)
315.100	re	(A-2940)	330.170	re	(A-2957)
315.110	re	(A-2940)	330.180	re	(A-2957)
315.120	re	(A-2940)	340.10	re	(A-2959)
315.130	re	(A-2940)	340.20	re	(A-2959)
315.140	re	(A-2940)	340.30	re	(A-2959)
315.150	re	(A-2940)	340.40	re	(A-2959)
315.160	re	(A-2940)	340.50	re	(A-2959)
315.165	re	(A-2940)	340.55	re	(A-2959)
315.170	re	(A-2940)	340.60	re	(A-2959)
315.180	re	(A-2940)	340.65	re	(A-2959)
315.200	re	(A-2940)	340.70	re	(A-2959)
320.10	re	(A-1821)	350.10	re	(A-2960)
320.20	re	(A-1821)	350.20	re	(A-2960)

TITLE 68 (CONT'D)

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TITLE 68 (CONT'D)

350.30 re (A-2960)
350.40 re (A-2960)
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1110.180 re (A-2964)
1110.190 re (A-2964)
1110.200 re (A-2964)
1110.210 re (A-2964)

TITLE 68 (CONT'D)		TITLE 68 (CONT'D)		TITLE 68 (CONT'D)		TITLE 68 (CONT'D)	
1110.220	re (A-2964)	1175.255	n (P-19179/87; O-17443; RC-17447)	1210.80	re (A-2919)	1220.441	re (A-2926)
1110.230	re (A-2964)	1175.300	n (P-19179/87; O-17443; RC-17447)	1210.90	re (A-2919)	1220.500	n (P-5867)
1110.240	re (A-2964)	1175.305	n (P-19179/87; O-17443; RC-17447)	1210.100	re (A-2919)	1220.510	n (P-5867)
1110.250	re (A-2964)	1175.310	n (P-19179/87; O-17443; RC-17447)	1210.110	re (A-2919)	1220.520	n (P-5867)
1110.270	re (A-2964)	1175.315	n (P-19179/87; O-17443; RC-17447)	1210.120	re (A-2919)	1220.530	n (P-5867)
1110.290	re (A-2964)	1175.320	n (P-19179/87; O-17443; RC-17447)	1210.130	re (A-2919)	1220.540	n (P-5867)
1110.310	re (A-2964)	1175.325	n (P-19179/87; O-17443; RC-17447)	1210.140	re (A-2919)	1220.550	n (P-5867)
1110.330	re (A-2964)	1175.330	n (P-19179/87; O-17443; RC-17447)	1210.150	re (A-2919)	1220.560	n (P-5867)
1110.350	re (A-2964)	1175.335	n (P-19179/87; O-17443; RC-17447)	1210.160	re (A-2919)	1220.570	n (P-5867)
1110.370	re (A-2964)	1175.340	n (P-19179/87; O-17443; RC-17447)	1210.170	re (A-2919)	1220.580	n (P-5867)
1110.390	re (A-2964)	1175.345	n (P-19179/87; O-17443; RC-17447)	1210.180	re (A-2919)	1220.590	n (P-5867)
1110.410	re (A-2964)	1175.350	n (P-19179/87; O-17443; RC-17447)	1210.190	re (A-2919)	1220.600	n (P-5867)
1110.430	re (A-2964)	1175.355	n (P-19179/87; O-17443; RC-17447)	1210.200	re (A-2919)	1220.610	n (P-5867)
1110.450	re (A-2964)	1175.360	n (P-19179/87; O-17443; RC-17447)	1210.210	re (A-2919)	1220.620	n (P-5867)
1110.470	re (A-2964)	1175.365	n (P-19179/87; O-17443; RC-17447)	1210.220	re (A-2919)	1220.630	n (P-5867)
1110.490	re (A-2964)	1175.370	n (P-19179/87; O-17443; RC-17447)	1210.230	re (A-2919)	1220.640	n (P-5867)
1110.510	re (A-2964)	1175.375	n (P-19179/87; O-17443; RC-17447)	1210.240	re (A-2919)	1220.650	n (P-5867)
1110.530	re (A-2964)	1175.380	n (P-19179/87; O-17443; RC-17447)	1210.250	re (A-2919)	1220.660	n (P-5867)
1110.550	re (A-2964)	1175.385	n (P-19179/87; O-17443; RC-17447)	1210.260	re (A-2919)	1220.670	n (P-5867)
1110.570	re (A-2964)	1175.390	n (P-19179/87; O-17443; RC-17447)	1210.270	re (A-2919)	1220.680	n (P-5867)
1110.590	re (A-2964)	1175.395	n (P-19179/87; O-17443; RC-17447)	1210.280	re (A-2919)	1220.690	n (P-5867)
1110.610	re (A-2964)	1175.400	n (P-19179/87; O-17443; RC-17447)	1210.290	re (A-2919)	1220.700	n (P-5867)
1110.630	re (A-2964)	1175.405	n (P-19179/87; O-17443; RC-17447)	1210.300	re (A-2919)	1220.710	n (P-5867)
1110.650	re (A-2964)	1175.410	n (P-19179/87; O-17443; RC-17447)	1210.310	re (A-2919)	1220.720	n (P-5867)
1110.670	re (A-2964)	1175.415	n (P-19179/87; O-17443; RC-17447)	1210.320	re (A-2919)	1220.730	n (P-5867)
1110.690	re (A-2964)	1180.10	re (A-2915)	1210.330	re (A-2919)	1220.740	n (P-5867)
1110.710	re (A-2964)	1180.20	re (A-2915)	1210.340	re (A-2919)	1220.750	n (P-5867)
1110.730	re (A-2964)	1180.30	re (A-2915)	1210.350	re (A-2919)	1220.760	n (P-5867)
1110.750	re (A-2964)	1180.40	re (A-2915)	1210.360	re (A-2919)	1220.770	n (P-5867)
1110.770	re (A-2964)	1180.50	re (A-2915)	1210.370	re (A-2919)	1220.780	n (P-5867)
1110.790	re (A-2964)	1180.60	re (A-2915)	1210.380	re (A-2919)	1220.790	n (P-5867)
1110.810	re (A-2964)	1180.65	re (A-2915)	1210.390	re (A-2919)	1220.800	n (P-5867)
1110.830	re (A-2964)	1180.70	re (A-2915)	1210.400	re (A-2919)	1220.810	n (P-5867)
1110.850	re (A-2964)	118					

TITLE 68 (CONT'D)			TITLE 68 (CONT'D)			TITLE 68 (CONT'D)			TITLE 68 (CONT'D)		
1260.12	re	(A-2948)	1285.60	n	(P-8571)	1290.130	r	(P-15854)	1315.140	re	(A-2940)
1260.13	re	(A-2948)	1285.70	n	(P-8571)	1290.135	re	(A-2951)	1315.150	re	(A-2940)
1260.14	re	(A-2948)	1285.80	n	(P-8571)	1290.135	r	(P-15854)	1315.160	re	(A-2940)
1260.15	re	(A-2948)	1285.90	n	(P-8571)	1290.140	re	(A-2951)	1315.165	re	(A-2940)
1260.16	re	(A-2948)	1285.100	n	(P-8571)	1290.140	r	(P-15854)	1315.170	re	(A-2940)
1260.17	re	(A-2948)	1285.110	n	(P-8571)	1290.150	re	(A-2951)	1315.180	re	(A-2940)
1260.18	re	(A-2948)	1285.120	n	(P-8571)	1290.150	r	(P-15854)	1315.200	re	(A-2940)
1260.19	re	(A-2948)	1285.130	n	(P-8571)	1290.160	re	(A-2951)	1320.20	re	(A-1821)
1260.21	re	(A-2948)	1285.140	n	(P-8571)	1290.160	r	(P-15854)	1320.20	am	(P-8606)
1260.22	re	(A-2948)	1285.200	n	(P-15880)	1290.170	re	(A-2951)	1320.30	re	(A-1821)
1260.31	re	(A-2948)	1285.205	n	(P-15880)	1290.170	r	(P-15854)	1320.30	am	(P-8606)
1260.32	re	(A-2948)	1285.210	n	(P-15880)	1290.180	re	(A-2951)	1320.40	re	(A-1821)
1260.33	re	(A-2948)	1285.215	n	(P-15880)	1290.180	r	(P-15854)	1320.40	am	(P-8606)
1260.41	re	(A-2948)	1285.220	n	(P-15880)	1290.190	re	(A-2951)	1320.45	n	(E-1925) (P-4448)
1260.42	re	(A-2948)	1285.225	n	(P-15880)	1290.190	r	(P-15854)	1320.50	re	(A-1821)
1270.10	re	(A-2950)	1285.230	n	(P-15880)	1300.20	re	(A-2938)	1320.50	am	(P-8606)
1270.15	re	(A-2950)	1285.235	n	(P-15880)	1300.25	re	(A-2938)	1320.55	re	(A-1821)
1270.20	re	(A-2950)	1285.240	n	(P-15880)	1300.25	am	(P-4431; O-11338; RC-11342; R-12130; A-12088)	1320.55	am	(P-8606)
1270.30	re	(A-2950)	1285.245	n	(P-15880)	1300.27	re	(A-2938)	1320.60	re	(A-1821)
1270.40	re	(A-2950)	1285.250	n	(P-15880)	1300.30	re	(A-2938)	1320.60	am	(P-8606)
1270.50	re	(A-2950)	1285.255	n	(P-15880)	1300.30	re	(A-2938)	1320.70	re	(A-1821)
1270.60	re	(A-2950)	1285.260	n	(P-15880)	1300.40	re	(A-2938)	1320.70	am	(P-8606)
1280.10	r	(P-8536)	1285.265	n	(P-15880)	1300.41	re	(A-2938)	1320.80	re	(A-1821)
1280.11	r	(P-8536)	1285.270	n	(P-15880)	1300.42	re	(A-2938)	1320.80	am	(P-8606)
1280.15	n	(E-12116)	1285.275	n	(P-15880)	1300.43	re	(A-2938)	1320.90	re	(A-1821)
1280.20	re	(A-2953)	1285.310	n	(P-15880)	1300.44	re	(A-2938)	1320.90	am	(P-8606)
1280.20	r	(P-8536)	1285.320	n	(P-15880)	1300.44	am	(P-4431; A-12088)	1320.95	n	(P-8606)
1280.30	re	(A-2953)	1290.10	re	(A-2951)	1300.45	re	(A-2938)	1320.100	re	(A-1821)
1280.30	r	(P-8536)	1290.10	r	(P-15854)	1300.48	re	(A-2938)	1320.100	am	(P-8606)
1280.40	re	(P-8536)	1290.20	re	(A-2951)	1300.50	re	(A-2938)	1320.110	am	(P-8606)
1280.50	re	(P-8536)	1290.20	re	(P-15854)	1310.10	re	(A-2955)	1320.120	re	(A-1821)
1280.55	re	(A-2953)	1290.30	re	(A-2951)	1310.10	r	(P-14938)	1320.200	re	(A-1821)
1280.55	re	(P-8536)	1290.30	re	(P-15854)	1310.20	re	(A-2955)	1320.210	re	(A-1821)
1280.60	re	(P-8536)	1290.40	re	(A-2951)	1310.20	am	(P-14938)	1320.220	re	(A-1821)
1280.70	re	(A-2953)	1290.50	re	(P-15854)	1310.30	re	(A-2955)	1320.230	re	(A-1821)
1280.70	r	(P-8536)	1290.55	re	(A-2951)	1310.30	am	(P-14938)	1320.240	re	(A-1821)
1280.80	am	(P-4440)	1290.55	re	(P-15854)	1310.40	re	(A-2955)	1320.250	n	(P-8606)
1280.80	r	(P-8536)	1290.60	re	(A-2951)	1310.40	am	(P-14938)	1320.260	re	(A-1821)
1280.85	re	(A-2953)	1290.60	r	(P-15854)	1310.50	re	(A-2955)	1320.270	re	(A-1821)
1280.85	r	(P-8536)	1290.70	re	(A-2951)	1310.50	am	(P-14938)	1320.300	n	(P-4448; A-11447)
1280.95	re	(A-2953)	1290.70	re	(P-15854)	1310.60	re	(A-2955)	1320.300	n	(P-8606)
1280.105	re	(A-2953)	1290.80	re	(A-2951)	1310.60	am	(P-14938)	1320.310	n	(A-2957)
1280.105	r	(P-8536)	1290.80	r	(P-15854)	1310.70	re	(A-2955)	1330.10	re	(A-2957)
1280.107	re	(A-2953)	1290.90	re	(A-2951)	1310.70	am	(P-14938)	1330.20	re	(A-2957)
1280.107	r	(P-8536)	1290.90	r	(P-15854)	1310.75	re	(A-2955)	1330.30	re	(A-2957)
1280.110	re	(A-2953)	1290.100	re	(A-2951)	1310.75	am	(P-14938)	1330.40	am	(P-8606)
1280.110	r	(P-8536)	1290.100	r	(P-15854)	1310.80	re	(A-2955)	1330.40	re	(A-2957)
1285.10	n	(P-8571)	1290.110	re	(A-2951)	1310.80	am	(P-14938)	1330.50	re	(A-2957)
1285.20	n	(P-8571)	1290.110	r	(P-15854)	1310.85	re	(A-2955)	1330.55	re	(A-2957)
1285.20	n	(P-8571)	1290.120	re	(A-2951)	1310.85	am	(P-14938)	1330.60	re	(A-2957)
1285.30	n	(P-8571)	1290.120	r	(P-15854)	1310.85	re	(A-2955)	1330.60	am	(P-5906; A-17394)
1285.40	n	(P-8571)	1290.120	r	(P-15854)	1310.90	re	(A-2955)	1330.70	re	(A-2957)
1285.50	n	(P-8571)	1290.130	re	(A-2951)	1315.100	re	(A-2940)	1330.80	re	(A-2957)
			1315.120	re	(A-2940)	1315.110	re	(A-2940)	1330.90	re	(A-2957)
			1315.130	re	(A-2940)	1315.120	re	(A-2940)	1330.90	am	(P-5906; A-17394)
						1315.130	re	(A-2940)	1330.91	re	(A-2957)

TITLE 68 (CONT'D)		TITLE 68 (CONT'D)		TITLE 68 (CONT'D)	
1330.91	am (P-5906; A-17394)	1360.80	re (A-2962)	1400.20	re (A-2972)
1330.92	re (A-2957)	1360.80	r (P-14963)	1400.30	re (A-2972)
1330.92	am (P-5906; A-17394)	1360.85	am (A-2962)	1400.40	re (A-2972)
1330.93	re (A-2957)	1360.85	am (P-14963)	1400.50	re (A-2972)
1330.93	am (P-5906; A-17394)	1360.90	re (A-2962)	1400.60	re (A-2972)
1330.94	re (A-2957)	1360.90	am (P-14963)	1400.65	re (A-2972)
1330.94	am (P-5906; A-17394)	1360.90	am (P-14963)	1400.70	re (A-2972)
1330.95	n (P-5906; A-17394)	1360.90	re (A-2962)	1400.80	re (A-2972)
1330.95	re (A-2957)	1360.90	re (A-2962)	1400.90	re (A-2972)
1330.100	re (A-2957)	1360.90	re (A-2962)	1400.100	re (A-2972)
1330.110	re (A-2957)	1360.90	re (A-2962)	1400.110	re (A-2972)
1330.120	re (A-2957)	1360.90	re (A-2962)	1400.120	re (A-2972)
1330.130	re (A-2957)	1360.90	re (A-2962)	1400.130	re (A-2972)
1330.130	am (P-5906; A-17394)	1360.90	re (A-2962)	1400.140	re (A-2972)
1330.140	n (P-5906; A-17394)	1360.90	re (A-2962)	1400.150	re (A-2972)
1340.20	re (A-2959)	1360.90	re (A-2962)	1400.160	re (A-2972)
1340.30	re (A-2959)	1360.90	re (A-2962)	1400.170	re (A-2972)
1340.30	am (P-20500/87; A-8030)	1360.90	re (A-2962)	1400.180	re (A-2972)
1340.40	re (A-2959)	1360.90	re (A-2962)	1400.190	re (A-2972)
1340.40	am (P-20500/87; A-8030)	1360.90	re (A-2962)	1400.200	re (A-2972)
1340.50	re (A-2959)	1360.90	re (A-2962)	1400.210	re (A-2972)
1340.55	re (A-2959)	1360.90	re (A-2962)	1400.220	re (A-2972)
1340.60	re (A-2959)	1360.90	re (A-2962)	1400.230	re (A-2972)
1340.65	re (A-2959)	1360.90	re (A-2962)	1400.240	re (A-2972)
1340.70	re (A-2959)	1360.90	re (A-2962)	1400.250	re (A-2972)
1350.10	re (A-2960)	1360.90	re (A-2962)	1400.260	re (A-2972)
1350.20	re (A-2960)	1360.90	re (A-2962)	1400.270	re (A-2972)
1350.30	re (A-2960)	1360.90	re (A-2962)	1400.280	re (A-2972)
1350.40	re (A-2960)	1360.90	re (A-2962)	1400.290	re (A-2972)
1350.50	re (A-2960)	1360.90	re (A-2962)	1400.300	re (A-2972)
1350.60	re (A-2960)	1360.90	re (A-2962)	1400.310	re (A-2972)
1350.70	re (A-2960)	1360.90	re (A-2962)	1400.320	re (A-2972)
1350.80	re (A-2960)	1360.90	re (A-2962)	1400.330	re (A-2972)
1350.90	re (A-2960)	1360.90	re (A-2962)	1400.340	re (A-2972)
1350.100	re (A-2960)	1360.90	re (A-2962)	1400.350	re (A-2972)
1350.110	re (A-2960)	1360.90	re (A-2962)	1400.360	re (A-2972)
1350.115	re (A-2960)	1360.90	re (A-2962)	1400.370	re (A-2972)
1350.120	re (A-2960)	1360.90	re (A-2962)	1400.380	re (A-2972)
1360.10	re (A-2962)	1360.90	re (A-2962)	1400.390	re (A-2972)
1360.10	r (P-14963)	1360.90	re (A-2962)	1400.400	re (A-2972)
1360.20	re (A-2962)	1360.90	re (A-2962)	1400.410	re (A-2972)
1360.20	am (P-14963)	1360.90	re (A-2962)	1400.420	re (A-2972)
1360.30	re (A-2962)	1360.90	re (A-2962)	1400.430	re (A-2972)
1360.30	am (P-14963)	1360.90	re (A-2962)	1400.440	re (A-2972)
1360.40	re (A-2962)	1360.90	re (A-2962)	1400.450	re (A-2972)
1360.40	am (P-14963)	1360.90	re (A-2962)	1400.460	re (A-2972)
1360.45	n (P-14963)	1360.90	re (A-2962)	1400.470	re (A-2972)
1360.50	re (A-2962)	1360.90	re (A-2962)	1400.480	re (A-2972)
1360.50	am (P-14963)	1360.90	re (A-2962)	1400.490	re (A-2972)
1360.55	re (A-2962)	1360.90	re (A-2962)	1400.500	re (A-2972)
1360.55	am (P-14963)	1360.90	re (A-2962)	1400.510	re (A-2972)
1360.60	re (A-2962)	1360.90	re (A-2962)	1400.520	re (A-2972)
1360.60	am (P-14963)	1360.90	re (A-2962)	1400.530	re (A-2972)
1360.65	n (P-14963)	1360.90	re (A-2962)	1400.540	re (A-2972)
1360.70	re (A-2962)	1360.90	re (A-2962)	1400.550	re (A-2972)
1360.70	am (P-14963)	1360.90	re (A-2962)	1400.560	re (A-2972)
1360.75	n (P-14963)	1360.90	re (A-2962)	1400.570	re (A-2972)

TITLE 68 (CONT'D)		
1500.10	am	(P-18100)
1500.11	re	(A-2982)
1500.11	am	(P-18100)
1500.15	re	(A-2982)
1500.20	re	(A-2982)
1500.25	re	(A-2982)
1500.30	re	(A-2982)
1500.35	re	(A-2982)
1500.45	re	(A-2982)
1500.50	re	(A-2982)
1500.55	re	(A-2982)
1500.60	re	(A-2982)
1500.65	re	(A-2982)
1500.70	re	(A-2982)
1505.10	re	(A-2918)
1505.20	re	(A-2918)
1505.30	re	(A-2918)
1505.35	re	(A-2918)
1505.40	re	(A-2918)
1505.50	re	(A-2918)
1505.60	re	(A-2918)
1505.70	re	(A-2918)
TITLE 71		
50.110	am	(P-10957/87; A-9845)
50.120	am	(P-10957/87; A-9845)
200.20	am	(P-13526)
230.109	am	(P-13529)
290.1203	am	(P-13518)
290.1204	am	(P-13518)
400.110	r	(P-6649/87; A-5243)
400.120	n	(P-6597/87; A-5245)
400.130	n	(P-6649/87; A-5243)
400.140	r	(P-6597/87; A-5243)
400.140	n	(P-6597/87; A-5245)
400.150	r	(P-6649/87; A-5243)
400.160	n	(P-6597/87; A-5245)
400.170	r	(P-6649/87; A-5243)
400.180	n	(P-6597/87; A-5245)
400.190	n	(P-6597/87; A-5243)
400.210	r	(P-6649/87; A-5243)
400.220	n	(P-6597/87; A-5245)
400.230	r	(P-6649/87; A-5243)
400.240	r	(P-6649/87; A-5243)
400.250	r	(P-6649/87; A-5243)
400.260	r	(P-6649/87; A-5243)

TITLE	71	CONT	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000
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TITLE 77 (CONT'D)		
200.207	r	(P-17673)
200.208	r	(P-17673)
200.209	r	(P-17673)
200.210	r	(P-17673)
200.301	r	(P-17673)
200.302	r	(P-17673)
200.303	r	(P-17673)
200.401	r	(P-17673)
200.402	r	(P-17673)
200.403	r	(P-17673)
200.404	r	(P-17673)
200.405	r	(P-17673)
200.406	r	(P-17673)
200.501	r	(P-17673)
200.502	r	(P-17573)
200.503	r	(P-17673)
200.504	r	(P-17673)
200.601	r	(P-17673)
200.602	r	(P-17673)
200.603	r	(P-17673)
200.604	r	(P-17673)
200.605	r	(P-17673)
200.701	r	(P-17673)
200.702	r	(P-17673)
200.703	r	(P-17673)
200.704	r	(P-17673)
200.705	r	(P-17673)
200.706	r	(P-17673)
200.707	r	(P-17673)
200.708	r	(P-17673)
200.801	r	(P-17673)
200.802	r	(P-17673)
200.803	r	(P-17673)
200.804	r	(P-17673)
200.805	r	(P-17673)
200.806	r	(P-17673)
200.807	r	(P-17673)
200.808	r	(P-17673)
200.809	r	(P-17673)
200.810	r	(P-17673)
200.811	r	(P-17673)
200.812	r	(P-17673)
200.813	r	(P-17673)
200.814	r	(P-17673)
200.815	r	(P-17673)
200.816	r	(P-17673)
200.817	r	(P-17673)
200.818	r	(P-17673)
200.819	r	(P-17673)
200.820	r	(P-17673)
200.821	r	(P-17673)
200.822	r	(P-17673)
200.823	r	(P-17673)
200.824	r	(P-17673)
200.825	r	(P-17673)
200.826	r	(P-17673)

TITLE 77 (CONT'D)

200.901	r	(P-17673)	240.40	r	(P-18940/87; A-15581)
200.902	r	(P-17673)	240.40	n	(P-18958/87; O-14443; RC-14450; R-15725; A-15583)
200.903	r	(P-17673)	240.50	r	(P-18940/87; A-15581)
200.904	r	(P-17673)	240.50	n	(P-18958/87; O-14443; RC-14450; R-15725; A-15583)
200.905	r	(P-17673)	240.60	r	(P-18940/87; A-15581)
200.906	r	(P-17673)	240.60	n	(P-18958/87; O-14443; RC-14450; R-15725; A-15583)
200.907	r	(P-17673)	240.70	r	(P-18940/87; A-15581)
200.908	r	(P-17673)	240.80	n	(P-18958/87; O-14443; R-15725; A-15583)
200.909	r	(P-17673)	240.90	n	(P-18958/87; A-15583)
200.910	r	(P-17673)	240.100	n	(P-18958/87; A-15583)
200.911	r	(P-17673)	240.110	n	(P-18958/87; A-15583)
200.912	r	(P-17673)	240.120	n	(P-18958/87; O-14443; R-15725; A-15583)
200.913	r	(P-17673)	250.525	n	(P-5611; A-16760)
200.914	r	(P-17673)	250.540	am	(P-4523; A-15080)
200.915	r	(P-17673)	250.550	n	(P-5611; A-16760)
200.916	r	(P-17673)	250.725	n	(P-5611; A-16760)
200.917	r	(P-17673)	250.730	am	(P-4523; A-15080)
200.918	r	(P-17673)	250.1720	am	(P-5611; A-16760)
200.919	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.920	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.921	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.922	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.923	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.924	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.925	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.926	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.927	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.928	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.929	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.930	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.931	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.932	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.933	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.1001	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.1002	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.1003	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.1004	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.1005	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.1006	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.1007	r	(P-17673)	250.1760	am	(P-5611; A-16760)
200.1008	r	(P-17673)	250.1760	am	(P-5611; A-16760)
205.115	n	(P-12585/87; A-3743)	300.282	am	(P-3989; O-15748; R-17034; A-16811)
205.330	am	(P-12585/87; A-3743)	300.284	am	(P-3989; O-15748; R-17034; A-16811)
205.420	am	(P-5604; A-15573)	300.290	am	(P-3989; O-15748; R-17034; A-16811)
205.620	am	(P-12585/87; A-3743)	300.290	am	(P-3989; O-15748; R-17034; A-16811)
205.810	am	(P-12585/87; A-3743)	300.300	am	(P-3989; O-15748; R-17034; A-16811)
205.1400	am	(P-12585/87; A-3743)	300.330	am	(P-3989; O-15748; R-17034; A-16811)
205.1410	am	(P-12585/87; A-3743)	300.340	n	(P-21578/86; A-1052)
240.10	r	(P-18940/87; A-15581)	300.510	am	(P-18940/87; A-15581)
240.10	r	(P-18958/87; A-15583)	300.610	am	(P-18958/87; A-15583)
240.20	n	(P-18940/87; A-15581)	300.620	am	(P-18940/87; A-15581)
240.20	n	(P-18958/87; O-14443; R-15725; A-15583)	300.630	am	(P-18958/87; O-14443; R-15725; A-15583)
240.30	r	(P-18940/87; A-15581)	300.640	am	(P-18940/87; A-15581)
240.30	n	(P-18958/87; O-14443; RC-14450; R-15725; A-15583)	300.650	am	(P-18958/87; O-14443; RC-14450; R-15725; A-15583)

TITLE 77 (CONT'D)

300.680	am	(E-18477)	300.2030	am	(E-18477)
300.690	am	(E-18477)	300.2040	am	(E-18477)
300.690	n	(P-3989; O-15748; R-17034; A-16811)	300.2060	am	(E-18477)
300.810	am	(E-18477)	300.2070	am	(E-18477)
300.820	am	(E-18477)	300.2080	am	(E-18477)
300.830	am	(E-18477)	300.2090	am	(E-18477)
300.1010	am	(E-18477)	300.2110	am	(E-18477)
300.1020	am	(P-13581) (E-18477)	300.2210	am	(E-18477)
300.1030	am	(P-13581)	300.2220	am	(E-18477)
300.1040	am	(E-18477)	300.2230	am	(E-18477)
300.1050	am	(E-18477)	300.2410	am	(E-18477)
300.1210	am	(P-21578/86; A-1052) (E-18477)	300.2420	am	(E-18477)
300.1220	am	(P-21578/86; A-1052) (E-18477)	300.2430	am	(E-18477)
300.1230	am	(P-21578/86; A-1052)	300.2610	am	(E-18477)
300.1410	am	(P-21578/86; A-1052) (E-18477)	300.2620	am	(E-18477)
300.1420	am	(E-18477)	300.2630	am	(E-18477)
300.1430	am	(E-18477)	300.2640	am	(E-18477)
300.1610	am	(E-18477)	300.2810	am	(E-18477)
300.1620	am	(E-18477)	300.2820	am	(E-18477)
300.1630	am	(P-21578/86; A-1052) (E-18477)	300.2830	am	(E-18477)
300.1640	am	(E-18477)	300.2840	am	(E-18477)
300.1650	am	(E-18477)	300.2850	am	(E-18477)
300.1810	am	(P-21578/86; A-1052) (E-18477)	300.2860	am	(E-18477)
300.1810	r	(P-3989; O-15748; R-17034; A-16811)	300.2870	am	(E-18477)
300.1810	n	(P-3989; O-15748; R-17034; A-16811)	300.2880	am	(E-18477)
300.1820	r	(P-3989; O-15748; R-17034; A-16811)	300.2890	am	(E-18477)
300.1830	am	(E-18477)	300.2910	am	(E-18477)
300.1830	n	(P-3989; O-15748; R-17034; A-16811)	300.2920	am	(E-18477)
300.1830	r	(P-3989; O-15748; R-17034; A-16811)	300.2930	am	(E-18477)
300.1830	n	(P-3989; O-15748; R-17034; A-16811)	300.2940	am	(E-18477)
300.1830	am	(E-18477)	300.3010	am	(E-18477)
300.1830	n	(P-3989; O-15748; R-17034; A-16811)	300.3020	am	(P-21578/86; A-1052) (E-18477)
300.1840	am	(P-21578/86; A-1052) (E-18477)	300.3030	am	(E-18477)
300.1840	r	(P-3989; O-15748; R-17034; A-16811)	300.3040	am	(E-18477)
300.1840	n	(P-3989; O-15748; R-17034; A-16811)	300.3050	am	(E-18477)
300.1850	n	(P-3989; O-15748; R-17034; A-16811)	300.3060	am	(P-21578/86; A-1052) (E-18477)
300.1860	n	(P-3989; O-15748; R-17034; A-16811)	300.3070	am	(E-18477)
300.1860	am	(E-18477)	300.3110	am	(E-18477)
300.1870	am	(E-18477)	300.3120	am	(E-18477)
300.1870	n	(P-21578/86; A-1052)	300.3130	am	(E-18477)
300.1880	n	(P-3989; O-15748; R-17034; A-16811)	300.3140	am	(P-21578/86; A-1052) (E-18477)
300.1880	am	(E-18477)	300.3210	am	(E-18477)
300.1880	n	(P-13581) (E-18477)	300.3220	am	(E-18477)
300.1880	am	(E-18477)	300.3230	am	(E-18477)
300.1880	n	(P-3989; O-15748; R-17034; A-16811)	300.3240	am	(E-18477)
300.1880	am	(E-18477)	300.3250	am	(E-18477)
300.1880	n	(P-3989; O-15748; R-17034; A-16811)	300.3260	am	(P-21578/86; A-1052) (E-18477)
300.1880	am	(E-18477)	300.3270	am	(E-18477)
300.1880	n	(P-3989; O-15748; R-17034; A-16811)	300.3280	am	(E-18477)
300.1880	am	(E-18477)	300.3290	am	(E-18477)
300.1880	n	(P-3989; O-15748; R-17034; A-16811)	300.3300	am	(P-21578/86; A-1052) (E-18477)
300.1880	am	(E-18477)	300.3310	am	(E-18477)

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
300.3320	am	(E-18477)	330.1720	n	(P-4047; O-15754; R-17035; A-16870)	330.3130	am	(E-18939)	350.120	am	(E-18705)
300.3330	am	(E-18477)				330.3140	am	(E-18939)	350.130	am	(E-18705)
300.3340	am	(E-18477)	330.1730	r	(P-21578/86; A-1052)	330.3150	am	(E-18939)	350.140	am	(E-18705)
300.3350	am	(E-18477)				330.3160	am	(E-18939)	350.150	am	(E-18705)
300.3360	am	(E-18477)	330.1740	n	(P-21578/86; A-1052)	330.3170	am	(E-18939)	350.160	am	(E-18705)
300.3370	am	(E-18477)				330.3180	am	(E-18939)	350.170	am	(E-18705)
300.3380	am	(E-18477)	330.1750	n	(P-21578/86; A-1052)	330.3190	am	(E-18939)	350.180	am	(E-18705)
300.3390	am	(E-18477)				330.3200	am	(E-18939)	350.190	am	(E-18705)
300.3400	am	(E-18477)	330.1760	n	(P-21578/86; A-1052)	330.3210	am	(E-18939)	350.200	am	(E-18705)
300.3410	am	(E-18477)				330.3220	am	(E-18939)	350.210	am	(E-18705)
300.3420	am	(E-18477)	330.1770	n	(P-21578/86; A-1052)	330.3230	am	(E-18939)	350.220	am	(E-18705)
300.3430	am	(E-18477)				330.3240	am	(E-18939)	350.230	am	(E-18705)
300.3440	am	(E-18477)	330.1780	n	(P-21578/86; A-1052)	330.3250	am	(E-18939)	350.240	am	(E-18705)
300.3450	am	(E-18477)				330.3260	am	(E-18939)	350.250	am	(E-18705)
300.3460	am	(E-18477)	330.1790	n	(P-21578/86; A-1052)	330.3270	am	(E-18939)	350.260	am	(E-18705)
300.3470	am	(E-18477)				330.3280	am	(E-18939)	350.270	am	(E-18705)
300.3480	am	(E-18477)	330.1800	n	(P-21578/86; A-1052)	330.3290	am	(E-18939)	350.280	am	(E-18705)
300.3490	am	(E-18477)				330.3300	am	(E-18939)	350.290	am	(E-18705)
300.3500	am	(E-18477)	330.1810	n	(P-21578/86; A-1052)	330.3310	am	(E-18939)	350.300	am	(E-18705)
300.3510	am	(E-18477)				330.3320	am	(E-18939)	350.310	am	(E-18705)
300.3520	am	(E-18477)	330.1820	n	(P-21578/86; A-1052)	330.3330	am	(E-18939)	350.320	am	(E-18705)
300.3530	am	(E-18477)				330.3340	am	(E-18939)	350.330	am	(E-18705)
300.3540	am	(E-18477)	330.1830	n	(P-21578/86; A-1052)	330.3350	am	(E-18939)	350.340	am	(E-18705)
300.3550	am	(E-18477)				330.3360	am	(E-18939)	350.350	am	(E-18705)
300.3560	am	(E-18477)	330.1840	n	(P-21578/86; A-1052)	330.3370	am	(E-18939)	350.360	am	(E-18705)
300.3570	am	(E-18477)				330.3380	am	(E-18939)	350.370	am	(E-18705)
300.3580	am	(E-18477)	330.1850	n	(P-21578/86; A-1052)	330.3390	am	(E-18939)	350.380	am	(E-18705)
300.3590	am	(E-18477)				330.3400	am	(E-18939)	350.390	am	(E-18705)
300.3600	am	(E-18477)	330.1860	n	(P-21578/86; A-1052)	330.3410	am	(E-18939)	350.400	am	(E-18705)
300.3610	am	(E-18477)				330.3420	am	(E-18939)	350.410	am	(E-18705)
300.3620	am	(E-18477)	330.1870	n	(P-21578/86; A-1052)	330.3430	am	(E-18939)	350.420	am	(E-18705)
300.3630	am	(E-18477)				330.3440	am	(E-18939)	350.430	am	(E-18705)
300.3640	am	(E-18477)	330.1880	n	(P-21578/86; A-1052)	330.3450	am	(E-18939)	350.440		

TITLE 77 (CONT'D)

350.1620 am (E-18705)
350.1620 r (P-4016; O-15751; R-17033;
A-16838)
350.1620 n (P-4016; O-15751; R-17033;
A-16838)
350.1630 r (P-4016; O-15751; R-17033;
A-16838)
350.1630 n (P-4016; O-15751; R-17033;
A-16838)
350.1640 r (P-4016; O-15751; R-17033;
A-16838)
350.1640 am (E-18705)
350.1640 n (P-4016; O-15751; R-17033;
A-16838)
350.1650 r (P-4016; O-15751; R-17033;
A-16838)
350.1650 n (P-4016; O-15751; R-17033;
A-16838)
350.1660 r (P-4016; O-15751; R-17033;
A-16838)
350.1660 n (P-4016; O-15751; R-17033;
A-16838)
350.1670 n (P-4016; O-15751; R-17033;
A-16838)
350.1680 n (P-4016; O-15751; R-17033;
A-16838)
350.1680 am (E-18705)
350.1690 am (E-18705)
350.1690 n (P-4016; O-15751; R-17033;
A-16838)
350.1810 am (E-18705)
350.1820 am (E-18705)
350.1830 am (E-18705)
350.1840 am (E-18705)
350.1860 am (E-18705)
350.1870 am (E-18705)
350.1880 am (E-18705)
350.1890 am (E-18705)
350.1910 am (E-18705)
350.2010 am (E-18705)
350.2020 am (E-18705)
350.2030 am (E-18705)
350.2210 am (E-18705)
350.2220 am (E-18705)
350.2410 am (E-18705)
350.2420 am (E-18705)
350.2430 am (E-18705)
350.2640 am (E-18705)
350.2650 am (E-18705)
350.2660 am (E-18705)
350.2670 am (E-18705)

TITLE 77 (CONT'D)

350.2680 am (E-18705)
350.2690 am (E-18705)
350.2700 am (P-21506/86; A-979) (E-18705)
350.2710 am (E-18705)
350.2720 am (E-18705)
350.2730 am (E-18705)
350.2740 am (E-18705)
350.2920 am (P-21506/86; A-979) (E-18705)
350.2930 am (E-18705)
350.2940 am (E-18705)
350.2950 am (E-18705)
350.2960 am (P-21506/86; A-979) (E-18705)
350.2970 am (E-18705)
350.2980 am (E-18705)
350.2990 am (E-18705)
350.3000 am (E-18705)
350.3010 am (E-18705)
350.3020 am (E-18705)
350.3030 am (E-18705)
350.3040 am (E-18705)
350.3210 am (E-18705)
350.3220 am (E-18705)
350.3230 am (E-18705)
350.3240 am (E-18705)
350.3250 am (E-18705)
350.3260 am (P-21506/86; A-979) (E-18705)
350.3300 am (P-21506/86; A-979)
350.3920 am (P-21506/86; A-979)
350.3270 am (E-18705)
350.3280 am (E-18705)
350.3290 am (E-18705)
350.3300 am (E-18705)
350.3310 am (E-18705)
350.3320 am (E-18705)
350.3330 am (E-18705)
350.3710 am (E-18705)
350.3720 am (E-18705)
350.3730 am (E-18705)
350.3740 am (E-18705)
350.3750 am (E-18705)
350.3760 am (E-18705)
350.3770 am (E-18705)
350.3790 am (E-18705)
350.3800 am (E-18705)
350.3820 am (E-18705)
350.3840 am (E-18705)
350.3860 am (E-18705)
350.3870 am (E-18705)
350.3880 am (E-18705)
350.3890 am (E-18705)
350.3910 am (E-18705)
350.3920 am (E-18705)
350.3930 am (E-18705)
350.3950 am (E-18705)
350.3960 am (E-18705)
350.3970 am (E-18705)

TITLE 77 (CONT'D)

390.1430 am (E-18243)
390.1440 am (E-18243)
390.1450 am (E-18243)
390.1610 am (E-18243)
390.1610 r (P-3958; A-16780)
390.1610 n (P-3958; O-15745; R-17032;
A-16780)
390.1620 am (E-18243)
390.1620 r (P-3958; O-15745; R-17032;
A-16780)
390.1620 n (P-3958; O-15745; R-17032;
A-16780)
390.1630 r (P-3958; O-15745; R-17032;
A-16780)
390.1630 n (P-3958; O-15745; R-17032;
A-16780)
390.1640 r (P-3958; O-15745; R-17032;
A-16780)
390.1640 n (P-3958; O-15745; R-17032;
A-16780)
390.1640 am (P-21457/86; A-931) (E-18243)
390.1650 am (E-18243)
390.1650 n (P-3958; O-15745; R-17032;
A-16780)
390.1660 n (P-3958; O-15745; R-17032;
A-16780)
390.1670 n (P-3958; O-15745; R-17032;
A-16780)
390.1680 n (P-3958; O-15745; R-17032;
A-16780)
390.1680 am (E-18243)
390.1690 am (E-18243)
390.1690 n (P-3958; O-15745; R-17032;
A-16780)
390.1810 am (E-18243)
390.1820 am (E-18243)
390.1830 am (E-18243)
390.1840 am (E-18243)
390.1860 am (E-18243)
390.1870 am (E-18243)
390.1880 am (E-18243)
390.1890 am (E-18243)
390.1900 am (E-18243)
390.1920 am (E-18243)
390.2010 am (E-18243)
390.2020 am (E-18243)
390.2030 am (E-18243)
390.2210 am (E-18243)
390.2220 am (E-18243)
390.2230 am (E-18243)
390.2410 am (E-18243)
390.2420 am (E-18243)
390.2430 am (E-18243)
390.2440 am (E-18243)
390.2610 am (E-18243)
390.2620 am (E-18243)

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
390.2630	am	(E-18243)	450.1010	am	(P-604; A-10018) (P-12136/87; W-3831)	595.10	am	(P-2657; A-3757)	697.30	n	(P-546; A-9952)
390.2640	am	(E-18243)				595.100	am	(P-2657; A-3757)	697.40	n	(P-546; A-9952) (E-1601)
390.2650	am	(E-18243)	450.1150	am	(P-12136/87; W-3831)	595.110	am	(P-2657; A-3757) (P-4230; A-3757)	697.100	n	(P-546; A-9952) (E-1601; RC-4969)
390.2660	am	(P-21457/86; A-931) (E-18243)	450.1200	n	(P-604; A-10018)						
390.2670	am	(E-18243)	460.130	am	(P-584; A-9998)	595.200	am	(P-2657; A-3757)	697.110	n	(P-546; A-9952) (E-1601)
390.2680	am	(E-18243)	460.140	am	(P-584; A-9998)	595.210	am	(P-2657; A-3757) (P-4230; A-3757)	697.120	n	(P-546; O-9181; RC-9186; R-10236; A-9952) (E-1601)
390.2690	am	(E-18243)	460.150	n	(P-584; A-9998)						
390.2700	am	(P-21457/86; A-931) (E-18243)	460.500	am	(P-584; A-9998)	595.300	am	(P-2657; A-3757)	697.130	n	(P-546; A-9952) (E-1601)
390.2710	am	(E-18243)	470.10	n	(P-708; A-10179)	595.310	am	(P-2657; A-3757)	697.140	n	(P-546; A-9952) (E-1601)
390.2720	am	(E-18243)	470.20	n	(P-708; A-10179)	595.320	am	(P-2657; A-3757)	697.150	n	(P-546; A-9952) (E-1601)
390.2730	am	(E-18243)	470.30	n	(P-708; A-10179)	595.4p. A	n	(A-3757)	697.160	n	(P-546; A-9952) (E-1601)
390.2740	am	(E-18243)	470.40	n	(P-708; A-10179)	595.4p. B	n	(A-3757)	697.170	n	(P-546; A-9952) (E-1601)
390.2750	am	(E-18243)	470.50	n	(P-708; A-10179)	600.1210	am	(P-3809/87; W-3832)	697.180	n	(P-546; A-9952) (E-1601)
390.2810	am	(E-18243)	470.60	n	(P-708; A-10179)	600.1220	am	(P-7552/87; A-4720)	697.200	n	(P-546; A-9952) (E-1601)
390.2920	am	(P-21457/86; A-931) (E-18243)	470.70	n	(P-708; A-10179)	682.700	n	(P-629; A-10045)	697.210	n	(P-546; A-9952) (E-1601)
390.2930	am	(E-18243)	470.80	n	(P-708; A-10179)	690.100	am	(P-629; A-10045)	697.220	n	(P-546; A-9952)
390.2940	am	(E-18243)	470.80	n	(P-708; A-10179)	690.200	am	(P-629; A-10045)	697.300	n	(P-546; A-9952)
390.2950	am	(E-18243)	510.40	am	(P-9384)	690.290	r	(P-629; A-10045)	697.400	n	(P-546; A-9952)
390.2960	am	(E-18243)	510.130	n	(P-9384)	690.340	r	(P-629; A-10045)	697.410	n	(P-546; A-9952)
390.2970	am	(E-18243)	520.10	am	(P-11340/87; A-7405)	690.430	r	(P-629; A-10045)	697.420	n	(P-546; A-9952)
390.2980	am	(E-18243)	520.40	am	(P-4478)	690.440	r	(P-629; A-10045)	697.420	n	(P-546; A-9952)
390.2990	am	(E-18243)	535.10	am	(P-4478)	690.450	am	(P-629; A-10045)	697.420	n	(P-546; A-9952)
390.3000	am	(E-18243)	535.20	am	(P-4478)	690.475	n	(P-629; A-10045)	697.420	n	(P-546; A-9952)
390.3010	am	(E-18243)	535.60	am	(P-4478)	690.500	r	(P-629; A-10045)	697.420	n	(P-546; A-9952)
390.3020	am	(E-18243)	535.200	am	(P-4478)	690.505	n	(P-629; A-10045)	697.420	n	(P-546; A-9952)
390.3030	am	(P-21457/86; A-931) (E-18243)	535.210	am	(P-4478)	690.520	am	(P-629; A-10045)	697.420	n	(P-546; A-9952)
390.3040	am	(P-21457/86; A-931) (E-18243)	535.220	am	(P-4478)	690.550	am	(P-629; A-10045)	697.420	n	(P-546; A-9952)
390.3210	am	(P-21457/86; A-931) (E-18243)	535.230	am	(P-4478)	690.580	am	(P-629; A-10045)	697.420	n	(P-546; A-9952)
390.3220	am	(

TITLE 77 (CONT'D)

760.20	am	(P-14115) (E-14391)
760.150	am	(P-14115) (E-14391)
760.1000	am	(P-3318; A-7935)
775.10	am	(P-3307; A-7925)
775.20	am	(P-3307; A-7925)
775.40	am	(P-3307; A-7925)
775.50	am	(P-3307; A-7925)
775.60	am	(P-3307; A-7925)
790.40	am	(P-20065/87; A-9153)
790.420	am	(P-1771; A-10133) (E-1984)
	am	(P-7575; A-12846)
790.460	am	(P-10065/87; A-1823) (P-12991)
	am	(E-13255) (E-16937)
790.500	am	(P-10065/87; A-1823) (E-16937)
	am	(E-13255) (P-16425)
790.540	am	(P-1771; A-10133) (E-1984)
	am	(P-10065/87; P-13837/87; A-1823)
	am	(E-12991) (E-13255) (P-16425)
790.548	am	(P-1771; A-10133) (E-1984)
790.580	am	(P-16425) (E-16937)
790.600	am	(P-10065/87; P-13837/87; A-1823)
	am	(P-16425) (E-16937)
790.630	n	(P-10650; A-15101) (E-10745)
	n	(P-12991) (E-13255)
790.706	n	(P-10065/87; P-13837/87; A-1823)
790.706	am	(P-10650; A-15101) (E-10745)
790.721	am	(P-7575; A-12846) (E-7743)
790.740	am	(P-1771; A-10133) (E-1984)
	am	(P-10065/87; P-13837/87; A-1823)
790.780	am	(P-10065/87; P-13837/87; A-1823)
790.788	am	(P-10065/87; P-13837/87; A-1823)
	am	(P-10650; A-15101) (E-10745)
790.799	n	(P-10650; A-15101) (E-10745)
	n	(P-12991) (E-13255) (P-16425)
790.820	am	(P-10065/87; P-13837/87; A-1823)
	am	(P-10650; A-15101) (E-10745)
790.860	am	(P-16425) (E-16937)
	am	(P-1771; A-10133) (E-1984)
790.900	am	(P-10065/87; P-13837/87; A-1823)
	am	(P-10650; A-15101) (E-10745)
790.905	n	(P-10065/87; P-13837/87; A-1823)
790.905	am	(P-10650; A-15101) (E-10745)
	am	(P-16425) (E-16937)
790.910	am	(P-10065/87; P-13837/87; A-1823)
	am	(P-10650; A-15101) (E-10745)
790.940	am	(P-12991) (E-13255)
	am	(P-10650; A-15101) (E-10745)
790.974	n	(P-12991) (E-13255)
790.974	am	(P-10065/87; P-13837/87; A-1823)
790.980	am	(P-16425) (E-16937)
	am	(P-1771; A-10133) (E-1984)
	am	(P-10065/87; P-13837/87; A-1823)
	am	(P-7575; A-12846) (E-7743)

TITLE 77 (CONT'D)

790.2130	am	(P-1771; A-10133) (E-1984)
790.2130	n	(P-10065/87; P-13837/87; A-1823)
790.2140	am	(P-10065/87; P-13837/87; A-1823)
	am	(P-12991) (E-13255) (P-16425)
790.2180	am	(P-10065/87; P-13837/87; A-1823)
	am	(P-16425) (E-16937)
790.2220	am	(P-10065/87; P-13837/87; A-1823)
790.2260	am	(P-16425) (E-16937)
790.2340	am	(P-16425) (E-16937)
790.2380	am	(P-16425) (E-16937)
790.2390	n	(P-10650; A-15101) (E-10745)
790.2460	am	(P-10065/87; P-13837/87; A-1823)
790.2500	am	(P-10065/87; P-13837/87; A-1823)
	am	(P-12991) (E-13255) (P-16425)
790.2510	am	(P-7575; A-12846) (E-7743)
	am	(P-10650; A-15101) (E-10745)
790.2540	am	(P-1771; A-10133) (E-1984)
	am	(P-10650; A-15101) (E-10745)
790.2555	n	(P-10065/87; P-13837/87; A-1823)
790.2555	am	(P-10650; A-15101) (E-10745)
790.2580	am	(P-1771; A-10133) (E-1984)
	am	(P-16425) (E-16937)
790.2583	n	(P-1771; A-10133) (E-1984)
790.2605	n	(P-1771; A-10133) (E-1984)
790.2605	am	(P-10650; A-15101) (E-10745)
	am	(P-12991) (E-13255) (P-16425)
790.2613	am	(P-7575; A-12846) (E-7743)
	am	(P-10650; A-15101) (E-10745)
790.2617	am	(P-7575; A-12846) (E-7743)
	am	(P-1771; A-10133) (E-1984)
	am	(P-10065/87; P-13837/87; A-1823)
790.2618	n	(P-10065/87; P-13837/87; A-1823)
790.2618	am	(P-1771; A-10133) (E-1984)
	am	(P-10650; A-15101) (E-10745)
	am	(P-12991) (E-13255) (P-16425)
790.2663	am	(P-10065/87; P-13837/87; A-1823)
790.2700	am	(P-10065/87; P-13837/87; A-1823)
790.2780	am	(P-10065/87; P-13837/87; A-1823)
	am	(P-16425) (E-16937)
790.2820	am	(P-10065/87; P-13837/87; A-1823)
790.2860	am	(P-10065/87; P-13837/87; A-1823)
790.2900	am	(P-10650; A-15101) (E-10745)
	am	(P-16425) (E-16937)
790.2904	am	(P-1771; A-10133) (E-1984)
790.2908	n	(P-7575; A-12846) (E-7743)
790.2928	n	(P-10650; A-15101) (E-10745)
	n	(P-1771; A-10133) (E-1984)
790.2928	am	(P-10065/87; P-13837/87; A-1823)
	am	(P-7575; A-12846) (E-7743)

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
790.3820	am	(P-10065/87; P-13837/87; A-1823)	790.4580	am	(P-7575; A-12846) (E-7743)	790.5530	am	(P-16425) (E-16937)
790.3860	am	(P-10065/87; P-13837/87; A-1823)	790.4620	am	(P-10065/87; P-13837/87; A-1823)	790.5540	am	(P-16425) (E-16937)
790.3900	am	(P-16425) (E-16937)	790.4660	am	(P-16425) (E-16937)	790.5544	am	(P-7575; A-12846) (E-7743)
790.3907	n	(P-10065/87; P-13837/87; A-1823)	790.4665	am	(P-16425) (E-16937)			(P-10650; A-15101) (E-10745)
790.3907	am	(P-7575; A-12846) (E-7743)	790.4670	am	(P-16425) (E-16937)			(P-10650; A-15101) (E-10745)
		(P-10650; A-15101) (E-10745)			(P-16425) (E-16937)			(P-10650; A-15101) (E-10745)
790.3910	n	(P-12991) (E-13255)			(P-12991) (E-13255)	790.5560	n	(P-16425) (E-16937)
		(P-12991) (E-13255)			(P-12991) (E-13255)	790.5580	am	(P-16425) (E-16937)
790.3920	n	(P-7575; A-12846) (E-7743)	790.4680	am	(P-10065/87; P-13837/87; A-1823)	790.5620	am	(P-12991) (E-13255)
790.3945	am	(P-1771; A-10133) (E-1984)			(P-7575; A-12846) (E-7743)	790.5640	n	(P-12991) (E-13255)
		(P-16425) (E-16937)			(P-10650; A-15101) (E-10745)	790.5720	n	(P-10650; A-15101) (E-10745)
790.3960	am	(P-10065/87; P-13837/87; A-1823)			(P-12991) (E-13255)	790.5740	am	(P-10650; A-15101) (E-10745)
790.3980	am	(P-10065/87; P-13837/87; A-1823)	790.4700	am	(P-1771; A-10133) (E-1984)	790.5792	am	(P-10650; A-15101) (E-10745)
		(P-10650; A-15101) (E-10745)	790.4720	n	(P-7575; A-12846) (E-7743)			(P-10650; A-15101) (E-10745)
790.3996	am	(P-1771; A-10133) (E-1984)	790.4720	am	(P-10650; A-15101) (E-10745)			(P-10650; A-15101) (E-10745)
790.4012	am	(P-1771; A-10133) (E-1984)			(P-12991) (E-13255) (P-16425)			(P-16937)
		(P-10065/87; P-13837/87; A-1823)	790.4740	am	(P-10065/87; P-13837/87; A-1823)			(P-10650; A-15101) (E-10745)
		(P-7575; A-12846) (E-7743)			(P-10650; A-15101) (E-10745)			(P-12991) (E-13255) (P-16425)
		(P-10650; A-15101) (E-10745)			(P-12991) (E-13255) (P-16425)			(P-16937)
790.4040	am	(P-1771; A-10133) (E-1984)	790.4780	am	(P-10065/87; P-13837/87; A-1823)	790.5795	n	(P-16425) (E-16937)
		(P-10065/87; P-13837/87; A-1823)			(P-7575; A-12846) (E-7743)	790.5802	am	(P-10650; A-15101) (E-10745)
		(P-16425) (E-16937)	790.4820	am	(P-16425) (E-16937)			(P-10650; A-15101) (E-10745)
790.4060	am	(P-10065/87; P-13837/87; A-1823)	790.4840	n	(P-1771; A-10133) (E-1984)	790.5807	n	(P-10650; A-15101) (E-10745)
		(P-16425) (E-16937)	790.4960	am	(P-16425) (E-16937)	790.5807	am	(P-16425) (E-16937)
790.4100	am	(P-1771; A-10133) (E-1984)	790.4980	am	(P-10065/87; P-13837/87; A-1823)	790.5820	am	(P-12991) (E-13255) (P-16425)
		(P-10065/87; P-13837/87; A-1823)	790.5060	am	(P-16425) (E-16937)			(P-16937)
		(P-12991) (E-13255) (P-16425)	790.5100	am	(P-10065/87; P-13837/87; A-1823)	790.5830	am	(P-1771; A-10133) (E-1984)
		(P-7575; A-12846) (E-7743)	790.5140	am	(P-10065/87; P-13837/87; A-1823)			(P-10065/87; P-13837/87; A-1823)
790.4140	am	(P-10065/87; P-13837/87; A-1823)			(P-12991) (E-13255) (P-16425)	790.5835	n	(P-10650; A-15101) (E-10745)
790.4150	am	(P-7575; A-12846) (E-7743)	790.5180	am	(P-10065/87; P-13837/87; A-1823)	790.5837	n	(P-12991) (E-13255)
790.4173	n	(P-10065/87; P-13837/87; A-1823)			(P-16425) (E-16937)	790.5840	n	(P-7575; A-12846) (E-7743)
790.4180	am	(P-1771; A-10133) (E-1984)	790.5220	am	(P-1771; A-10133) (E-1984)			(E-10745)
790.4220	am	(P-10065/87; P-13837/87; A-1823)			(P-16425) (E-16937)	790.5840	am	(P-16425) (E-16937)
		(P-16425) (E-16937)			(P-10065/87; P-13837/87; A-1823)	790.5872	am	(P-16425) (E-16937)
790.4260	am	(P-10065/87; P-13837/87; A-1823)			(P-10065/87; P-13837/87; A-1823)	790.5893	n	(P-10065/87; P-13837/87; A-1823)
790.4300	am	(P-1771; A-10133) (E-1984)			(P-7575; A-12846) (E-7743)	790.5893	am	(P-7575; A-12846) (E-7743)
790.4396	am	(P-10065/87; P-13837/87; A-1823)	790.5300	am	(P-12991) (E-13255)			(P-16425) (E-16937)
		(P-16425) (E-16937)	790.5312	am	(P-1771; A-10133) (E-1984)	790.5900	am	(P-10650; A-15101) (E-10745)
		(P-7575; A-12846) (E-7743)			(P-10065/87; P-13837/87; A-1823)	790.5924	n	(P-16425) (E-16937)
790.4398	am	(P-12991) (E-13255) (P-16425)	790.5340	am	(P-10065/87; P-13837/87; A-1823)	790.5924	am	(P-12991) (E-13255)
		(E-16937)	790.5420	am	(P-16425) (E-16937)	790.5940	am	(P-10065/87; P-13837/87; A-1823)
		(P-10065/87; P-13837/87; A-1823)	790.5460	am	(P-10065/87; P-13837/87; A-1823)			(P-7575; A-12846) (E-7743)
790.4420	am	(P-10065/87; P-13837/87; A-1823)	790.5483	n	(P-10065/87; P-13837/87; A-1823)	790.5980	am	(P-10065/87; P-13837/87; A-1823)
790.4430	am	(P-7575; A-12846) (E-7743)			(P-16425) (E-16937)	790.6140	am	(P-16425) (E-16937)
790.4460	am	(P-10650; A-15101) (E-10745)	790.5483	am	(P-10650; A-15101) (E-10745)			(P-1771; A-10133) (E-1984)
		(P-12991) (E-13255) (P-16425)			(P-7575; A-12846) (E-7743)	790.6180	am	(P-10065/87; P-13837/87; A-1823)
		(E-16937)			(P-12991) (E-13255) (P-16425)	790.6260	am	(P-10650; A-15101) (E-10745)
		(P-10065/87; P-13837/87; A-1823)	790.5500	am	(P-1771; A-10133) (E-1984)			(P-16425) (E-16937)
		(P-16425) (E-16937)	790.5520	n	(P-16425) (E-16937)	790.6275	am	(P-10065/87; P-13837/87; A-1823)
		(P-10065/87; P-13837/87; A-1823)						(P-12991) (E-13255) (P-16425)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
790.7130 am	(P-10650; A-15101)	790.9530 am	(P-1771; A-10133) (E-1984)
790.7140 am	(P-16425) (E-16937)	790.9540 am	(P-10065/87; P-13837/87; A-1823)
790.7180 am	(P-10650/87; P-13837/87; A-1823)	790.9620 am	(P-12991) (E-13255) (P-16425)
790.7181 n	(P-16425) (E-16937)	790.9800 n	(E-16937)
790.7223 am	(P-10650/87; P-13837/87; A-1823)	830.10 am	(P-10065/87; P-13837/87; A-1823)
790.7229 am	(P-10650/87; P-13837/87; A-1823)	830.10 am	(P-10065/87; P-13837/87; A-1823)
790.7260 am	(P-10650; A-15101) (E-10745)	830.20 am	(P-3325)
790.7265 n	(P-16425) (E-16937)	830.100 am	(P-3325)
790.7280 am	(P-1771; A-10133) (E-1984)	830.110 am	(P-3325)
790.7294 am	(P-10650/87; P-13837/87; A-1823)	830.120 am	(P-3325)
790.7340 am	(P-10650; A-15101) (E-10745)	830.130 am	(P-3325)
790.7380 am	(P-16425) (E-16937)	830.140 am	(P-3325)
790.7288 n	(P-16425) (E-16937)	830.150 am	(P-3325)
790.7294 n	(P-10650; A-15101) (E-10745)	830.160 am	(P-3325)
790.7340 am	(P-10650/87; P-13837/87; A-1823)	830.170 am	(P-3325)
790.7380 am	(P-1771; A-10133) (E-1984)	830.180 am	(P-3325)
790.7400 am	(P-10650/87; P-13837/87; A-1823)	830.190 am	(P-3325)
790.7500 am	(P-10650; A-15101) (E-10745)	830.200 am	(P-3325)
790.7510 am	(P-16425) (E-16937)	830.210 am	(P-3325)
790.7540 am	(P-10650/87; P-13837/87; A-1823)	830.220 am	(P-3325)
790.7580 am	(P-10650/87; P-13837/87; A-1823)	830.230 am	(P-3325)
790.7620 am	(P-10650/87; P-13837/87; A-1823)	830.240 am	(P-3325)
790.7660 am	(P-10650/87; P-13837/87; A-1823)	830.250 am	(P-3325)
790.7700 am	(P-16425) (E-16937)	830.260 am	(P-3325)
790.7828 am	(P-1771; A-10133) (E-1984)	830.270 am	(P-3325)
790.7834 am	(P-10650/87; P-13837/87; A-1823)	830.280 am	(P-3325)
790.7940 am	(P-10650/87; P-13837/87; A-1823)	830.290 am	(P-3325)
790.8015 am	(P-1771; A-10133) (E-1984)	830.300 am	(P-3325)
790.8106 am	(P-10650/87; P-13837/87; A-1823)	830.310 am	(P-3325)
790.8232 am	(P-10650; A-15101) (E-10745)	830.315 am	(P-3325)
790.8248 am	(P-10650/87; P-13837/87; A-1823)	830.400 am	(P-3325)
790.8300 am	(P-10650; A-15101) (E-10745)	830.410 am	(P-3325)
790.8378 am	(P-16425) (E-16937)	830.420 am	(P-3325)
790.8380 am	(P-16425) (E-16937)	830.430 am	(P-3325)
790.8420 am	(P-1771; A-10133) (E-1984)	830.440 am	(P-3325)
		830.450 am	(P-3325)
		830.460 am	(P-3325)
		830.500 am	(P-3325)
		830.510 am	(P-3325)
		830.520 am	(P-3325)
		830.530 am	(P-3325)
		830.540 am	(P-3325)
		830.560 am	(P-3325)
		830.570 am	(P-3325)
		830.600 am	(P-3325)
		830.610 am	(P-3325)
		830.620 am	(P-3325)
		830.630 am	(P-3325)
		830.640 am	(P-3325)
		830.650 am	(P-3325)
		830.660 am	(P-3325)
		830.670 am	(P-3325)
		830.700 am	(P-3325)
		830.800 am	(P-3325)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
790.8580 am	(P-10650/87; P-13837/87; A-1823)	790.9530 am	(P-1771; A-10133) (E-1984)
790.8590 n	(P-16425) (E-16937)	790.9540 am	(P-10065/87; P-13837/87; A-1823)
790.8620 am	(P-10650/87; P-13837/87; A-1823)	790.9620 am	(P-12991) (E-13255) (P-16425)
790.8700 am	(P-16425) (E-16937)	790.9800 n	(E-16937)
790.8724 am	(P-10650/87; P-13837/87; A-1823)	830.10 am	(P-10065/87; P-13837/87; A-1823)
790.8740 am	(P-10650; A-15101) (E-10745)	830.10 am	(P-10065/87; P-13837/87; A-1823)
790.8780 am	(P-1771; A-10133) (E-1984)	830.20 am	(P-3325)
790.8820 am	(P-10650/87; P-13837/87; A-1823)	830.100 am	(P-3325)
790.8900 am	(P-10650; A-15101) (E-10745)	830.110 am	(P-3325)
790.8940 am	(P-16425) (E-16937)	830.120 am	(P-3325)
790.8980 am	(P-16425) (E-16937)	830.130 am	(P-3325)
790.9020 am	(P-10650/87; P-13837/87; A-1823)	830.140 am	(P-3325)
790.9035 n	(P-16425) (E-16937)	830.150 am	(P-3325)
790.9055 am	(P-10650; A-15101) (E-10745)	830.160 am	(P-3325)
790.9045 n	(P-1771; A-10133) (E-1984)	830.170 am	(P-3325)
790.9045 am	(P-10650/87; P-13837/87; A-1823)	830.180 am	(P-3325)
790.9060 am	(P-16425) (E-16937)	830.190 am	(P-3325)
790.9084 n	(P-10650/87; P-13837/87; A-1823)	830.200 am	(P-3325)
790.9084 am	(P-10650; A-15101) (E-10745)	830.210 am	(P-3325)
790.9100 am	(P-12991) (E-13255)	830.220 am	(P-3325)
790.9140 am	(P-1771; A-10133) (E-1984)	830.230 am	(P-3325)
790.9180 am	(P-10650/87; P-13837/87; A-1823)	830.240 am	(P-3325)
790.9260 am	(P-16425) (E-16937)	830.250 am	(P-3325)
790.9300 am	(P-10650/87; P-13837/87; A-1823)	830.260 am	(P-3325)
790.9320 am	(P-1771; A-10133) (E-1984)	830.270 am	(P-3325)
790.9478 am	(P-10650; A-15101) (E-10745)	830.280 am	(P-3325)
790.9486 am	(P-12991) (E-13255)	830.290 am	(P-3325)
790.9500 am	(P-16425) (E-16937)	830.300 am	(P-3325)
790.9520 am	(P-10650/87; P-13837/87; A-1823)	830.310 am	(P-3325)
790.9580 am	(P-10650; A-15101) (E-10745)	830.315 am	(P-3325)
790.9620 am	(P-1771; A-10133) (E-1984)	830.400 am	(P-3325)
790.9660 am	(P-10650/87; P-13837/87; A-1823)	830.410 am	(P-3325)
790.9700 am	(P-16425) (E-16937)	830.420 am	(P-3325)
790.9728 am	(P-10650/87; P-13837/87; A-1823)	830.430 am	(P-3325)
790.9780 am	(P-10650; A-15101) (E-10745)	830.440 am	(P-3325)
790.9820 am	(P-1771; A-10133) (E-1984)	830.450 am	(P-3325)
790.9860 am	(P-10650/87; P-13837/87; A-1823)	830.460 am	(P-3325)
790.9900 am	(P-16425) (E-16937)	830.500 am	(P-3325)
790.9940 am	(P-10650/87; P-13837/87; A-1823)	830.510 am	(P-3325)
790.9980 am	(P-10650; A-15101) (E-10745)	830.520 am	(P-3325)
790.8015 am	(P-1771; A-10133) (E-1984)	830.530 am	(P-3325)
790.8106 am	(P-10650/87; P-13837/87; A-1823)	830.540 am	(P-3325)
790.8232 am	(P-10650; A-15101) (E-10745)	830.560 am	(P-3325)
790.8248 am	(P-10650/87; P-13837/87; A-1823)	830.570 am	(P-3325)
790.8300 am	(P-10650; A-15101) (E-10745)	830.600 am	(P-3325)
790.8378 am	(P-16425) (E-16937)	830.610 am	(P-3325)
790.8380 am	(P-16425) (E-16937)	830.620 am	(P-3325)
790.8420 am	(P-1771; A-10133) (E-1984)	830.630 am	(P-3325)
		830.640 am	(P-3325)
		830.650 am	(P-3325)
		830.660 am	(P-3325)
		830.670 am	(P-3325)
		830.700 am	(P-3325)
		830.800 am	(P-3325)

TITLE 77 (CONT'D)			TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
2056.410	n	(P-20303/87; A-11138)	2058.306	n	(P-5760; A-14524)	2058.614	n	(P-5760)
2056.410	r	(P-20336/87; A-11136)	2058.309	n	(P-5760; A-14524)	2058.615	n	(P-5760)
2056.415	n	(P-20303/87; A-11136)	2058.312	n	(P-5760; A-14524)	2058.620	n	(P-5760)
2056.415	r	(P-20336/87; A-11136)	2058.315	n	(P-5760; A-14524)	2058.621	n	(P-5760)
2056.420	n	(P-20303/87; A-11138)	2058.318	n	(P-5760; A-14524)	2058.622	n	(P-5760)
2056.425	r	(P-20336/87; A-11136)	2058.321	n	(P-5760; A-14524)	2058.623	n	(P-5760)
2056.430	r	(P-20336/87; A-11136)	2058.324	n	(P-5760; A-14524)	2058.624	n	(P-5760)
2056.435	r	(P-20336/87; A-11136)	2058.327	n	(P-5760; A-14524)	2058.625	n	(P-5760; A-14524)
2056.500	r	(P-20303/87; A-11138)	2058.330	n	(P-5760; A-14524)	2058.630	n	(P-5760; A-14524)
2056.505	r	(P-20336/87; A-11136)	2058.333	n	(P-5760; A-14524)	2058.700	n	(P-5760; A-14524)
2056.510	n	(P-20303/87; A-11138)	2058.336	n	(P-5760; A-14524)	2058.705	n	(P-5760; A-14524)
2056.510	r	(P-20336/87; A-11136)	2058.339	n	(P-5760; A-14524)	2058.800	n	(P-5760; A-14524)
2056.515	r	(P-20303/87; A-11138)	2058.342	n	(P-5760; A-14524)	2058.805	n	(P-5760; A-14524)
2056.515	r	(P-20336/87; A-11136)	2058.345	n	(P-5760; A-14524)	2058.810	n	(P-5760; A-14524)
2056.515	r	(P-20303/87; A-11138)	2058.348	n	(P-5760; A-14524)	2058.815	n	(P-5760; A-14524)
2056.520	n	(P-20303/87; A-11136)	2058.351	n	(P-5760; A-14524)	2058.900	n	(P-5760; A-14524)
2056.520	r	(P-20336/87; A-11136)	2058.354	n	(P-5760; A-14524)	2058.905	n	(P-5760; A-14524)
2056.525	n	(P-20303/87; A-11138)	2058.357	n	(P-5760; A-14524)	2058.1000	n	(P-5760; A-14524)
2056.600	r	(P-20336/87; A-11136)	2058.360	n	(P-5760; A-14524)	2070.121	n	(P-3147)
2056.600	r	(P-20303/87; A-11138)	2058.363	n	(P-5760; A-14524)	2070.122	n	(P-3147)
2056.605	n	(P-20303/87; A-11138)	2058.366	n	(P-5760; A-14524)	2070.123	n	(P-3147)
2056.605	r	(P-20336/87; A-11136)	2058.369	n	(P-5760; A-14524)	2070.124	n	(P-3147)
2056.610	n	(P-20303/87; A-11138)	2058.372	n	(P-5760; A-14524)	2070.146	n	(P-3147)
2056.615	n	(P-20303/87; A-11138)	2058.374	n	(P-5760; A-14524)	2070.248	n	(P-3147)
2056.700	n	(P-20303/87; A-11138)	2058.376	n	(P-5760; A-14524)	2070.1371	n	(P-3147)
2056.700	r	(P-20336/87; A-11136)	2058.378	n	(P-5760; A-14524)	2070.1551	n	(P-3147)
2056.705	r	(P-20303/87; A-11138)	2058.380	n	(P-5760; A-14524)	2070.1826	n	(P-3147)
2056.705	r	(P-20336/87; A-11136)	2058.382	n	(P-5760; A-14524)	2090.10	am	(P-10994) (E-11273; O-14457)
2056.710	n	(P-20303/87; A-11138)	2058.384	n	(P-5760; A-14524)	2090.20	am	(P-10994) (E-11273; O-14457)
2056.Ap. A	r	(P-20336/87; A-11136)	2058.386	n	(P-5760; A-14524)	2090.30	am	(P-10994) (E-11273; O-14457)
2056.Ap. B	r	(P-20303/87; A-11138)	2058.388	n	(P-5760; A-14524)	2090.40	am	(P-10994) (E-11273; O-14457)
2056.Ap. C	r	(P-20336/87; A-11136)	2058.389	n	(P-5760)	2090.50	am	(P-10994) (E-11273; O-14457)
2056.Ap. D	r	(P-20303/87; A-11138)	2058.390	n	(P-5760; A-14524)	2090.60	am	(P-10994) (E-11273; O-14457)
2056.Ap. E	r	(P-20336/87; A-11136)	2058.392	n	(P-5760; A-14524)	2090.70	am	(P-10994) (E-11273; O-14457)
2056.Ap. F	r	(P-20303/87; A-11138)	2058.394	n	(P-5760; A-14524)	2090.80	am	(P-10994)
2056.Ap. G	r	(P-20336/87; A-11136)	2058.396	n	(P-5760; A-14524)	2090.90	am	(P-10994) (E-11273; O-14457)
2058.102	n	(P-5760; A-14524)	2058.400	n	(P-5760; A-14524)	2090.100	am	(P-10994) (E-11273; O-14457)
2058.105	n	(P-5760; A-14524)	2058.405	n	(P-5760; A-14524)	2090.110	am	(P-10994) (E-11273; O-14457)
2058.110	n	(P-5760; A-14524)	2058.410	n	(P-5760; A-14524)	2510.30	am	(P-16025/87; A-6102)
2058.115	n	(P-5760; A-14524)	2058.415	n	(P-5760)	2510.50	am	(P-14191/87; A-6102) (P-13694)
2058.120	n	(P-5760; A-14524)	2058.420	n	(P-5760)	2510.70	am	(P-16025/87; A-6102)
2058.125	n	(P-5760; A-14524)	2058.425	n	(P-5760)	2530.20	am	(P-4767)
2058.130	n	(P-5760; A-14524)	2058.500	n	(P-5760; A-14524)	2530.30	am	(P-4767)
2058.135	n	(P-5760; A-14524)	2058.600	n	(P-5760; A-14524)	2530.40	n	(P-4767)
2058.200	n	(P-5760; A-14524)	2058.601	n	(P-5760)	2530.Ap. B	n	(P-4767)
2058.205	n	(P-5760; A-14524)	2058.603	n	(P-5760)	2540.30	am	(P-16030/87; A-6114)
2058.210	n	(P-5760; A-14524)	2058.604	n	(P-5760)	2800.101	am	(P-3196; A-15550)
2058.215	n	(P-5760; O-11322; R-14735; A-14524)	2058.605	n	(P-5760)	2800.102	n	(P-3196; A-15550)
2058.220	n	(P-5760; A-14524)	2058.606	n	(P-5760)	2800.201	am	(P-3196; A-15550)
2058.225	n	(P-5760; A-14524)	2058.607	n	(P-5760)	2800.202	am	(P-3196; A-15550)
2058.230	n	(P-5760; A-14524)	2058.608	n	(P-5760)	2800.203	am	(P-3196; A-15550)
2058.235	n	(P-5760; A-14524)	2058.610	n	(P-5760; A-14524)	2800.401	am	(P-3196; A-15550)
2058.300	n	(P-5760; A-14524)	2058.611	n	(P-5760)	2800.Ap. B	n	(P-3196; A-15550)
2058.303	n	(P-5760; A-14524)	2058.612	n	(P-5760)	2800.Ap. C	n	(P-3196; A-15550)
			2058.613	n	(P-5760)	2800.Ap. D	n	(P-3196; A-15550)
						3000.100	n	(P-7512/87; A-4707)

TITLE 80 (CONT'D)		TITLE 81 (CONT'D)		TITLE 83 (CONT'D)	
2800.110	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.600	r (P-10373/87; A-749)	440.430	n (P-3162)
2800.200	r (P-10373/87; A-749)	2800.600	n (P-10363/87; O-19842/87; R-1636; A-738)	440.500	n (P-3162)
2800.200	r (P-10363/87; O-19842/87; R-1636; A-738)	2800.610	r (P-10373/87; A-749)	440.510	n (P-3162)
2800.210	r (P-10373/87; A-749)	2800.620	r (P-10373/87; A-749)	440.520	n (P-3162)
2800.210	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.700	r (P-10373/87; A-749)	440.600	n (P-3162)
2800.220	r (P-10373/87; A-749)	2800.700	n (R-1636; A-738)	440.610	n (P-3162)
2800.220	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.710	r (P-10373/87; A-749)	440.620	n (P-3162)
2800.230	r (P-10373/87; A-749)	2800.710	n (P-10363/87; O-19842/87; R-1636; A-738)	440.630	n (P-3162)
2800.230	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.720	r (P-10373/87; A-749)	440.640	n (P-3162)
2800.240	r (P-10373/87; A-749)	2800.730	r (P-10373/87; A-749)	440.650	n (P-3162)
2800.240	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.740	r (P-10373/87; A-749)	440.660	n (P-3162)
2800.250	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	440.700	n (P-3162)
2800.250	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	440.800	n (P-3162)
2800.260	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	440.810	n (P-3162)
2800.260	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	440.900	n (P-3162)
2800.270	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	440.910	n (P-3162)
2800.270	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	535.10	n (P-9314)
2800.280	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	535.100	n (P-9314)
2800.280	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	535.110	n (P-9314)
2800.290	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	535.200	n (P-9314)
2800.290	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	535.205	n (P-9314)
2800.300	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	535.210	n (P-9314)
2800.300	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	535.220	n (P-9314)
2800.310	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	535.300	n (P-9314)
2800.310	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	535.305	n (P-9314)
2800.320	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	535.310	n (P-9314)
2800.320	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	535.320	n (P-9314)
2800.330	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	535.330	n (P-9314)
2800.330	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	535.340	n (P-9314)
2800.340	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	535.350	n (P-9314)
2800.340	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	535.400	n (P-9314)
2800.350	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	535.410	n (P-9314)
2800.350	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	535.500	n (P-9314)
2800.360	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	535.510	n (P-9314)
2800.360	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	590.10	re (A-12997)
2800.400	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	595.10	re (A-12998)
2800.400	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	595.110	re (A-12998)
2800.410	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	595.120	re (A-12998)
2800.410	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	595.130	re (A-12998)
2800.420	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	710.1	n (P-305; A-9645) (E-1295)
2800.420	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	710.3	n (P-305; A-9645) (E-1295)
2800.430	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	710.4	n (P-305; A-9645) (E-1295)
2800.430	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	710.5	n (P-308; A-9659) (E-1309)
2800.440	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	710.10	n (P-308; A-9659) (E-1309)
2800.440	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	710.11	n (P-305; A-9645) (E-1295)
2800.450	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	710.13	n (P-305; A-9645) (E-1295)
2800.450	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	710.14	n (P-305; A-9645) (E-1295)
2800.460	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	710.15	n (P-308; A-9659) (E-1309)
2800.460	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	710.16	n (P-305; A-9645) (E-1295)
2800.470	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	710.17	n (P-305; A-9645) (E-1295)
2800.470	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	710.18	n (P-305; A-9645) (E-1295)
2800.480	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	710.19	n (P-305; A-9645) (E-1295)
2800.480	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	710.20	n (P-305; A-9645) (E-1295)
2800.490	r (P-10373/87; A-749)	2800.800	r (P-10373/87; A-749)	710.22	n (P-305; A-9645) (E-1295)
2800.490	n (P-10363/87; O-19842/87; R-1636; A-738)	2800.800	r (P-10373/87; A-749)	710.23	n (P-305; A-9645) (E-1295)

TITLE 83, CONT'D		TITLE 83, CONT'D	
710.6640	(P-303; A-9659) (E-1309)	711.350	n
710.6650	(P-308; A-9659) (E-1309)	711.355	n
710.6680	(P-308; A-9659) (E-1309)	711.360	n
710.6690	(P-308; A-9659) (E-1309)	711.365	n
710.6710	(P-308; A-9659) (E-1309)	711.370	n
710.6720	(P-308; A-9659) (E-1309)	711.375	n
710.6730	(P-308; A-9659) (E-1309)	711.1220	n
710.6740	(P-308; A-9659) (E-1309)	711.1439	n
710.6750	(P-308; A-9659) (E-1309)	711.2002	n
710.6760	(P-308; A-9659) (E-1309)	711.2003	n
710.6770	(P-308; A-9659) (E-1309)	711.2004	n
710.7020	(P-308; A-9659) (E-1309)	711.2005	n
710.7040	(P-308; A-9659) (E-1309)	711.2111	n
710.7050	(P-308; A-9659) (E-1309)	711.2112	n
710.7060	(P-308; A-9659) (E-1309)	711.2113	n
710.7070	(P-308; A-9659) (E-1309)	711.2114	n
710.7250	(P-305; A-9645) (E-1295)	711.2115	n
710.7450	(P-305; A-9645) (E-1295)	711.2116	n
710.9000	(P-305; A-9645) (E-1295)	711.2121	n
711.5	(P-298; A-9495) (E-1136)	711.2122	n
711.10	(P-298; A-9495) (E-1136)	711.2123	n
711.15	(P-298; A-9495) (E-1136)	711.2124	n
711.20	(P-298; A-9495) (E-1136)	711.2211	n
711.25	(P-298; A-9495) (E-1136)	711.2212	n
711.100	(P-298; A-9495) (E-1136)	711.2215	n
711.105	(P-298; A-9495) (E-1136)	711.2220	n
711.110	(P-298; A-9495) (E-1136)	711.2231	n
711.115	(P-298; A-9495) (E-1136)	711.2232	n
711.200	(P-298; A-9495) (E-1136)	711.2311	n
711.205	(P-298; A-9495) (E-1136)	711.2321	n
711.210	(P-298; A-9495) (E-1136)	711.2341	n
711.215	(P-298; A-9495) (E-1136)	711.2351	n
711.220	(P-298; A-9495) (E-1136)	711.2362	n
711.225	(P-298; A-9495) (E-1136)	711.2411	n
711.230	(P-298; A-9495) (E-1136)	711.2421	n
711.235	(P-298; A-9495) (E-1136)	711.2422	n
711.245	(P-298; A-9495) (E-1136)	711.2423	n
711.250	(P-298; A-9495) (E-1136)	711.2424	n
711.255	(P-298; A-9495) (E-1136)	711.2425	n
711.260	(P-298; A-9495) (E-1136)	711.2426	n
711.265	(P-298; A-9495) (E-1136)	711.2431	n
711.270	(P-298; A-9495) (E-1136)	711.2441	n
711.275	(P-298; A-9495) (E-1136)	711.2681	n
711.280	(P-298; A-9495) (E-1136)	711.2682	n
711.285	(P-298; A-9495) (E-1136)	711.2690	n
711.290	(P-298; A-9495) (E-1136)	711.3100	n
711.305	(P-298; A-9495) (E-1136)	711.3200	n
711.309	(P-298; A-9495) (E-1136)	711.3310	n
711.310	(P-298; A-9495) (E-1136)	711.3420	n
711.315	(P-298; A-9495) (E-1136)	711.3500	n
711.320	(P-298; A-9495) (E-1136)	711.3600	n
711.325	(P-298; A-9495) (E-1136)	711.4100	n
711.330	(P-298; A-9495) (E-1136)	711.4340	n
711.335	(P-298; A-9495) (E-1136)	711.6112	n
711.340	(P-298; A-9495) (E-1136)	711.6113	n
711.345	(P-298; A-9495) (E-1136)	711.14	n

TITLE 83 (CONT'D)			TITLE 83 (CONT'D)		
711.6115	n	(P-298; A-9495) (E-1136)	711.7130	n	(P-298; A-9495) (E-1136)
711.6116	n	(P-298; A-9495) (E-1136)	711.7140	n	(P-298; A-9495) (E-1136)
711.6121	n	(P-298; A-9495) (E-1136)	711.7150	n	(P-298; A-9495) (E-1136)
711.6122	n	(P-298; A-9495) (E-1136)	711.7160	n	(P-298; A-9495) (E-1136)
711.6123	n	(P-298; A-9495) (E-1136)	711.7210	n	(P-298; A-9495) (E-1136)
711.6124	n	(P-298; A-9495) (E-1136)	711.7220	n	(P-298; A-9495) (E-1136)
711.6211	n	(P-298; A-9495) (E-1136)	711.7230	n	(P-298; A-9495) (E-1136)
711.6212	n	(P-298; A-9495) (E-1136)	711.7240	n	(P-298; A-9495) (E-1136)
711.6215	n	(P-298; A-9495) (E-1136)	711.7250	n	(P-298; A-9495) (E-1136)
711.6220	n	(P-298; A-9495) (E-1136)	711.7370	n	(P-298; A-9495) (E-1136)
711.6231	n	(P-298; A-9495) (E-1136)	711.7400	n	(P-298; A-9495) (E-1136)
711.6232	n	(P-298; A-9495) (E-1136)	711.7510	n	(P-298; A-9495) (E-1136)
711.6311	n	(P-298; A-9495) (E-1136)	711.7520	n	(P-298; A-9495) (E-1136)
711.6341	n	(P-298; A-9495) (E-1136)	711.7530	n	(P-298; A-9495) (E-1136)
711.6351	n	(P-298; A-9495) (E-1136)	711.7540	n	(P-298; A-9495) (E-1136)
711.6362	n	(P-298; A-9495) (E-1136)	711.7610	n	(P-298; A-9495) (E-1136)
711.6411	n	(P-298; A-9495) (E-1136)	711.7620	n	(P-298; A-9495) (E-1136)
711.6421	n	(P-298; A-9495) (E-1136)	711.7630	n	(P-298; A-9495) (E-1136)
711.6422	n	(P-298; A-9495) (E-1136)	711.7640	n	(P-298; A-9495) (E-1136)
711.6423	n	(P-298; A-9495) (E-1136)	712.5	n	(P-302; A-9588) (E-1236)
711.6424	n	(P-298; A-9495) (E-1136)	712.10	n	(P-302; A-9588) (E-1236)
711.6425	n	(P-298; A-9495) (E-1136)	712.15	n	(P-302; A-9588) (E-1236)
711.6426	n	(P-298; A-9495) (E-1136)	712.20	n	(P-302; A-9588) (E-1236)
711.6431	n	(P-298; A-9495) (E-1136)	712.25	n	(P-302; A-9588) (E-1236)
711.6441	n	(P-298; A-9495) (E-1136)	712.105	n	(P-302; A-9588) (E-1236)
711.6511	n	(P-298; A-9495) (E-1136)	712.110	n	(P-302; A-9588) (E-1236)
711.6512	n	(P-298; A-9495) (E-1136)	712.115	n	(P-302; A-9588) (E-1236)
711.6531	n	(P-298; A-9495) (E-1136)	712.200	n	(P-302; A-9588) (E-1236)
711.6532	n	(P-298; A-9495) (E-1136)	712.205	n	(P-302; A-9588) (E-1236)
711.6533	n	(P-298; A-9495) (E-1136)	712.210	n	(P-302; A-9588) (E-1236)
711.6534	n	(P-298; A-9495) (E-1136)	712.215	n	(P-302; A-9588) (E-1236)
711.6535	n	(P-298; A-9495) (E-1136)	712.235	n	(P-302; A-9588) (E-1236)
711.6540	n	(P-298; A-9495) (E-1136)	712.240	n	(P-302; A-9588) (E-1236)
711.6561	n	(P-298; A-9495) (E-1136)	712.255	n	(P-302; A-9588) (E-1236)
711.6562	n	(P-298; A-9495) (E-1136)	712.260	n	(P-302; A-9588) (E-1236)
711.6563	n	(P-298; A-9495) (E-1136)	712.265	n	(P-302; A-9588) (E-1236)
711.6564	n	(P-298; A-9495) (E-1136)	712.270	n	(P-302; A-9588) (E-1236)
711.6565	n	(P-298; A-9495) (E-1136)	712.275	n	(P-302; A-9588) (E-1236)
711.6611	n	(P-298; A-9495) (E-1136)	712.280	n	(P-302; A-9588) (E-1236)
711.6612	n	(P-298; A-9495) (E-1136)	712.285	n	(P-302; A-9588) (E-1236)
711.6613	n	(P-298; A-9495) (E-1136)	712.290	n	(P-302; A-9588) (E-1236)
711.6					

TITLE 83 (CONT'D)

TITLE 83 (CONT'D)

TITLE 83 (CONT'D)

TITLE 83

712.2002	n	(P-302; A-9588) (E-1236)
712.2003	n	(P-302; A-9588) (E-1236)
712.2004	n	(P-302; A-9588) (E-1236)
712.2005	n	(P-302; A-9588) (E-1236)
712.2006	n	(P-302; A-9588) (E-1236)
712.2007	n	(P-302; A-9588) (E-1236)
712.2110	n	(P-302; A-9588) (E-1236)
712.2111	n	(P-302; A-9588) (E-1236)
712.2112	n	(P-302; A-9588) (E-1236)
712.2113	n	(P-302; A-9588) (E-1236)
712.2114	n	(P-302; A-9588) (E-1236)
712.2115	n	(P-302; A-9588) (E-1236)
712.2116	n	(P-302; A-9588) (E-1236)
712.2121	n	(P-302; A-9588) (E-1236)
712.2122	n	(P-302; A-9588) (E-1236)
712.2123	n	(P-302; A-9588) (E-1236)
712.2124	n	(P-302; A-9588) (E-1236)
712.2210	n	(P-302; A-9588) (E-1236)
712.2220	n	(P-302; A-9588) (E-1236)
712.2230	n	(P-302; A-9588) (E-1236)
712.2310	n	(P-302; A-9588) (E-1236)
712.2311	n	(P-302; A-9588) (E-1236)
712.2321	n	(P-302; A-9588) (E-1236)
712.2341	n	(P-302; A-9588) (E-1236)
712.2410	n	(P-302; A-9588) (E-1236)
712.2430	n	(P-302; A-9588) (E-1236)
712.2500	n	(P-302; A-9588) (E-1236)
712.2610	n	(P-302; A-9588) (E-1236)
712.2690	n	(P-302; A-9588) (E-1236)
712.3100	n	(P-302; A-9588) (E-1236)
712.3200	n	(P-302; A-9588) (E-1236)
712.3400	n	(P-302; A-9588) (E-1236)
712.3500	n	(P-302; A-9588) (E-1236)
712.3600	n	(P-302; A-9588) (E-1236)
712.4100	n	(P-302; A-9588) (E-1236)
712.4340	n	(P-302; A-9588) (E-1236)
712.5300	n	(P-302; A-9588) (E-1236)
712.6110	n	(P-302; A-9588) (E-1236)
712.6120	n	(P-302; A-9588) (E-1236)
712.6210	n	(P-302; A-9588) (E-1236)
712.6220	n	(P-302; A-9588) (E-1236)
712.6230	n	(P-302; A-9588) (E-1236)
712.6310	n	(P-302; A-9588) (E-1236)
712.6410	n	(P-302; A-9588) (E-1236)
712.6510	n	(P-302; A-9588) (E-1236)
712.6530	n	(P-302; A-9588) (E-1236)
712.6540	n	(P-302; A-9588) (E-1236)
712.6560	n	(P-302; A-9588) (E-1236)
712.6610	n	(P-302; A-9588) (E-1236)
712.6620	n	(P-302; A-9588) (E-1236)
712.6710	n	(P-302; A-9588) (E-1236)
712.6720	n	(P-302; A-9588) (E-1236)
712.6790	n	(P-302; A-9588) (E-1236)
712.7100	n	(P-302; A-9588) (E-1236)
712.7210	n	(P-302; A-9588) (E-1236)
712.7220	n	(P-302; A-9588) (E-1236)
712.7230	n	(P-302; A-9588) (E-1236)
712.7240	n	(P-302; A-9588) (E-1236)

712.7250	n	(P-302; A-9588) (E-1236)
712.7350	n	(P-302; A-9588) (E-1236)
712.7370	n	(P-302; A-9588) (E-1236)
712.7400	n	(P-302; A-9588) (E-1236)
712.7500	n	(P-302; A-9588) (E-1236)
712.7600	n	(P-302; A-9588) (E-1236)
755.15	n	(P-11587/87; A-3687)
755.25	n	(P-11587/87; A-3687)
755.100	n	(P-11587/87; A-3687)
755.105	n	(P-11587/87; A-3687)
755.110	n	(P-11587/87; A-3687)
755.115	n	(P-11587/87; A-3687)
755.120	n	(P-11587/87; A-3687)
755.130	n	(P-11587/87; A-3687)
755.135	n	(P-11587/87; A-3687)
755.145	n	(P-11587/87; A-3687)
755.200	n	(P-11587/87; A-3687)
755.210	n	(P-11587/87; A-3687)
755.220	n	(P-11587/87; A-3687)
755.230	n	(P-11587/87; A-3687)
755.300	n	(P-11587/87; A-3687)
755.305	n	(P-11587/87; A-3687)
755.310	n	(P-11587/87; A-3687)
755.400	n	(P-11587/87; A-3687)
755.405	n	(P-11587/87; A-3687)
755.410	n	(P-11587/87; A-3687)
755.415	n	(P-11587/87; A-3687)
756.10	n	(P-7455; O-14428; R-17437; A-17321)
756.15	n	(P-7455; A-17321)
756.20	n	(P-7455; A-17321)
756.100	n	(P-7455; A-17321)
756.105	n	(P-7455; O-14428)
756.110	n	(P-7455; A-17321)
756.115	n	(P-7455; O-14428)
756.120	n	(P-7455; A-17321)
756.125	n	(P-7455; A-17321)
756.200	n	(P-7455; A-17321)
756.205	n	(P-7455; A-17321)
756.210	n	(P-7455; A-17321)
756.215	n	(P-7455; A-17321)
756.220	n	(P-7455; A-17321)
756.225	n	(P-7455; O-14428; R-17437; A-17321)
756.300	n	(P-7455; A-17321)
756.310	n	(P-7455; A-17321)
757.10	n	(P-14799)
757.15	n	(P-14799)
757.100	n	(P-14799)
757.105	n	(P-14799)

428.120	n	(P-14799; A-15159)
428.130	n	(P-14799; A-15159)
432.100	n	(E-11297; P-15027)
432.110	n	(E-11297; P-15027)
432.120	n	(E-11297; P-15027)
432.130	n	(E-11297; P-15027)
432.150	n	(E-11297; P-15027)
432.170	n	(E-11297; P-15027)
432.190	n	(E-11297; P-15027)
432.200	n	(E-11297; P-15027)
440.10	am	(P-11063)
440.50	am	(P-11063)
450.10	am	(P-11071)
480.110	am	(P-11072)
525.102	n	(E-16828)
530.165	am	(P-11104)
102.270	am	(P-14977/87; A-3735)
102.280	am	(P-14977/87; A-3735)
103.20	am	(P-3952; C-9757; A-14681)
104.100	am	(P-17667)
104.101	am	(P-162; A-9142)
104.102	am	(P-162; A-9142)
104.104	am	(P-162; A-9142)
104.202	am	(P-18084/87; W-9755)
104.207	am	(P-18084/87; W-9755)
104.209	am	(P-18084/87; W-9755)
104.210	am	(P-18084/87; W-9755)
104.212	am	(P-18084/87; W-9755)
104.221	am	(P-18084/87; W-9755)
104.230	am	(P-18084/87; W-9755)
104.231	am	(P-18084/87; W-9755)
104.244	am	(P-18084/87; W-9755)
104.250	am	(P-18084/87; W-9755)
104.260	am	(P-18084/87; W-9755)
104.270	am	(P-18084/87; W-9755)
110.20	am	(P-5174; A-11457)
110.30	am	(P-5174; A-11457)
110.40	am	(P-5174; A-11457)
111.90	am	(P-1584/87; A-871)
111.101	am	(P-1584/87; A-871)
112.10	am	(P-16040/87; A-3487)
112.110	am	(P-16040/87; A-3487)
112.70	am	(P-8837; A-14172)
112.74	am	(P-18007/87; A-7336)
112.76	am	(P-18007/87; A-7336)
112.78	am	(P-8837; A-14172) (P-17047/87; A-15159)

TITLE 89 (CONT'D)			TITLE 89 (CONT'D)			TITLE 89 (CONT'D)		
112.79	am	(P-8837; A-14172)	114.100	r	(P-18027/87; A-6170)	120.31	n	(P-7540; W-11321) (P-11676)
112.82	am	(P-18007/87; A-7336) (P-8837; A-14172)	114.108	am	(P-3250; A-9108)	120.40	am	(E-11839; O-14463; R-15721)
112.83	n	(E-18781/87; RC-260)	114.109	n	(P-3250; A-9108)	120.60	am	(P-6554; A-12835) (E-11839; O-14463) (P-17633)
112.86	am	(M-6325; A-6159)	114.110	re	(A-2984)	120.61	am	(O-14463; R-15721)
112.87	n	(P-3223; A-9032)	114.111	n	(P-3250; A-9108)	120.64	am	(P-5191; A-11483)
112.88	n	(P-3223; A-9032)	114.113	n	(P-3250; A-9108)	120.80	am	(P-11676) (E-11839; O-14463; R-15721)
112.89	n	(P-3223; A-9032)	114.115	n	(P-3250; A-9108)	120.310	am	(P-11676) (E-11839; O-14463; R-15721)
112.90	n	(P-3223; A-9032)	114.117	n	(P-3250; A-9108)	120.311	am	(P-11676) (E-11839; O-14463; R-15721)
112.91	n	(P-3223; A-9032)	114.120	n	(E-18311/87; RC-263)	120.318	am	(P-11676) (E-11839; O-14463; R-15721)
112.95	n	(P-3223; A-9032)	114.121	n	(P-11839) (E-14463)	120.335	am	(P-11676) (E-11839; O-14463; R-15721)
112.98	n	(P-3223; A-9032)	114.122	n	(E-18311/87; RC-263)	120.380	am	(P-11676) (E-11839; O-14463; R-15721)
112.110	am	(P-1743; RC-7849; A-7673)	114.123	am	(P-18027/87; A-6170)	120.381	am	(P-11676) (E-11839; O-14463; R-15721)
112.127	am	(P-14940/87; P-15829/87; A-844)	114.124	am	(P-18027/87; A-6170)	120.382	am	(P-11676) (E-11839; O-14463; R-15721)
112.251	am	(P-20732/87; A-10481)	114.125	n	(P-18027/87; A-6170)	120.390	am	(P-11676) (E-11839; O-14463; R-15721)
112.252	am	(P-14940/87; P-15829/87; A-844)	114.126	n	(P-18027/87; A-6170)	120.391	am	(P-11676) (E-11839; O-14463; R-15721)
112.253	am	(P-15905)	114.127	n	(P-18027/87; A-6170)	120.392	am	(P-11676) (E-11839; O-14463; R-15721)
112.254	am	(P-14940/87; P-15829/87; A-844)	114.128	n	(P-14996)	120.335	am	(P-11676) (E-11839; O-14463; R-15721)
112.302	am	(P-7529; A-14669)	114.129	n	(P-18027/87; A-6170)	121.1	am	(P-11676) (E-11839; O-14463; R-15721)
112.308	am	(P-3911; A-9032) (P-8837; A-14172)	114.130	am	(P-8872; A-14255)	121.7	am	(P-11676) (E-11839; O-14463; R-15721)
112.315	am	(P-10435/87; A-6694)	114.140	n	(E-18791/87; RC-276)	121.19	am	(P-11676) (E-11839; O-14463; R-15721)
112.320	am	(P-15575/87; A-2126) (P-4453)	114.210	am	(P-18491/87; O-4904; RC-4909; M-6326; A-6170)	121.20	am	(P-11676) (E-11839; O-14463; R-15721)
113.10	am	(P-20732/87; A-10481)	114.220	am	(P-20755/87; A-9940)	121.23	n	(P-11676) (E-11839; O-14463; R-15721)
113.20	am	(P-16032/87; A-3497) (P-3923; A-9023)	114.223	am	(P-18932/87; O-4906; R-6826; A-6719) (P-10619; A-16729)	121.24	n	(P-11676) (E-11839; O-14463; R-15721)
113.70	am	(P-19585/87; O-4900; R-6324; A-6151)	114.350	am	(P-20755/87; A-9940)	121.26	n	(P-11676) (E-11839; O-14463; R-15721)
113.107	am	(P-17999/87; A-8662)	114.351	am	(P-15850/87; A-889)	121.27	n	(P-11676) (E-11839; O-14463; R-15721)
113.130	am	(P-20747/87; A-9699)	114.352	am	(P-15850/87; A-889) (P-15924)	121.31	am	(P-11676) (E-11839; O-14463; R-15721)
113.141	am	(P-15475)	114.353	am	(P-15850/87; A-889) (P-15924)	121.50	am	(P-11676) (E-11839; O-14463; R-15721)
113.142	am	(P-20487/87; A-5642) (P-12953)	114.400	am	(P-6545; A-11474)	121.51	am	(P-11676) (E-11839; O-14463; R-15721)
113.143	am	(P-12953; A-17849)	114.402	am	(P-8872; A-14255)	121.58	am	(P-11676) (E-11839; O-14463; R-15721)
113.247	am	(P-12953; A-17849)	114.420	am	(P-16050/87; A-3505)	121.61	am	(P-11676) (E-11839; O-14463; R-15721)
113.253	am	(P-15442/87; A-864) (P-15898)	116.520	am	(P-8236; A-14207; C-15772)	121.63	am	(P-11676) (E-11839; O-14463; R-15721)
113.260	am	(P-20487/87; A-9699) (P-12953)	117.10	am	(P-15471/87; A-2985)	121.70	am	(P-11676) (E-11839; O-14463; R-15721)
113.302	am	(P-11674; A-17849)	117.20	am	(P-7571; A-13608)	121.72	am	(P-11676) (E-11839; O-14463; R-15721)
113.303	am	(P-11674; A-17849)	117.40	am	(P-10373)	121.80	am	(P-11676) (E-11839; O-14463; R-15721)
113.304	am	(P-20014/87; A-7687)	117.70	r	(P-8635; A-14296)			
113.307	am	(P-20014/87; A-7687)	118.100	am	(P-20497/87; A-6301)			
113.308	am	(P-13828/87; O-19910/87; R-2160; A-2137) (P-7529; A-14669)	118.200	n	(P-2190; A-8068) (E-3037)			
113.309	am	(P-8827; A-14162)	118.200	n	(P-11412)			
113.347	am	(E-11828; O-14460; R-14736)	120.10	am	(P-4463) (P-7540; W-11321)			
114.10	am	(P-16397/87; A-3505) (P-3932; A-9699)	120.11	n	(P-11676) (E-11839; O-14463; R-15721)			
114.52	re	(A-2984)	120.20	am	(P-6554; A-12835) (E-11839; O-14463)			
114.80	am	(P-3556; A-9699)						

TITLE 89 (CONT'D)

140.421	am	(P-4317; A-12509)
140.441	am	(P-17172)
140.443	am	(P-17172)
140.445	am	(P-17172)
140.447	am	(P-17172)
140.452	n	(P-9433/87; A-6927)
140.453	n	(P-9433/87; A-6927)
140.454	n	(P-9433/87; A-6927)
140.455	n	(P-9433/87; A-6927)
140.456	am	(P-9433/87; A-6927)
140.460	am	(P-9433/87; A-6927)
140.469	n	(P-1765; O-14440; R-17031; A-16738) (E-1960)
140.473	am	(P-1765; O-14440; R-17031; A-16738) (E-1960)
140.485	am	(P-510; W-2161)
140.486	am	(P-510; W-2161)
140.487	am	(P-510; W-2161)
140.488	n	(P-510; W-2161)
140.506	am	(P-2076; A-12509)
140.512	am	(P-11095)
140.523	am	(P-15584/87; A-5427)
140.525	am	(P-3273; O-12563; R-14427; A-14271) (P-9344; A-18198) (P-17172)
140.526	am	(P-9344; A-18198)
140.529	am	(P-16067/87; A-6927) (P-9344; A-18198)
140.533	am	(P-8887)
140.535	am	(P-10348)
140.543	am	(P-10348)
140.560	am	(P-10348)
140.562	am	(P-1765; A-10717) (E-1960)
140.570	am	(P-10348)
140.582	am	(P-8887)
140.583	n	(P-8887)
140.584	n	(P-8887)
140.590	am	(P-10348)
140.895	n	(P-1765; A-10717) (E-1960)
140.896	n	(P-11701) (E-11868)
140.900	re	(A-6956)
140.901	am	(P-10454/87; O-3128; R-6328; A-6246)
140.901	re	(A-6956)
140.902	am	(P-10454/87; O-3128; R-6328; A-6246)
140.902	re	(A-6956)
140.903	am	(P-10454/87; O-3128; R-6328; A-6246)
140.903	re	(A-6956)
140.906	re	(A-6956)
140.907	re	(A-6956)
140.908	re	(A-6956)
140.909	re	(A-6956)
140.910	re	(A-6956)
140.911	re	(A-6956)

TITLE 89 (CONT'D)

140.912	re	(A-6956)
140.940	re	(A-7401)
140.942	re	(A-7401)
140.944	re	(A-7401)
140.946	re	(A-7401)
140.948	re	(A-7401)
140.950	re	(A-7401)
140.952	re	(A-7401)
140.952	am	(P-3273)
140.954	re	(A-7401)
140.956	re	(A-7401)
140.958	re	(A-7401)
140.960	re	(A-7401)
140.962	re	(A-7401)
140.964	re	(A-7401)
140.966	re	(A-7401)
140.968	re	(A-7401)
140.970	re	(A-7401)
140.972	re	(A-7401)
140.972	re	(P-510; W-2161)
140.Tb. D	am	(P-4317; A-12509)
140.Tb. H	am	(P-10454/87; O-3128; R-6328; A-6246)
140.Tb. H	re	(A-6956)
140.Tb. I	am	(P-10454/87; O-3128; R-6328; A-6246)
140.Tb. I	re	(A-6956)
141.200	am	(P-2002/87; A-7358) (P-9804; A-14219) (E-10197)
141.400	am	(P-2002/87; A-7358) (P-15483) (E-15667)
141.480	am	(P-15483) (E-15667)
141.560	am	(P-2002/87; A-7358) (P-9804; A-14219) (E-10197) (P-15483) (E-15667)
141.640	am	(P-2002/87; A-7358)
141.720	am	(P-9804; A-14219) (E-10197)
141.800	am	(P-2002/87; A-7358) (P-9804; A-14219) (E-10197) (P-15483) (E-15667)
141.880	am	(P-2002/87; A-7358) (P-9804; A-14219) (E-10197)
141.1000	am	(P-2002/87; A-7358)
141.1160	am	(P-2002/87; A-7358) (P-15483) (E-15667)
141.1200	am	(P-2002/87; A-7358) (P-9804; A-14219) (E-10197)
141.1240	am	(P-15483) (E-15667)
141.1280	am	(P-9804; A-14219) (E-10197)
141.1320	am	(P-15483) (E-15667)
141.1480	am	(P-2002/87; A-7358)
141.1520	am	(P-15483) (E-15667)
141.1680	am	(P-9804; A-14219) (E-10197)
141.1680	am	(P-9804; A-14219) (E-10197) (P-15483) (E-15667)

TITLE 89 (CONT'D)

141.1760	am	(P-15483) (E-15667)
141.1840	am	(P-2002/87; A-7358)
141.2160	am	(P-2002/87; A-7358)
141.2280	am	(P-2002/87; A-7358)
141.2360	am	(P-2002/87; A-7358) (P-15483) (E-15667)
141.2400	am	(P-2002/87; A-7358) (P-15483) (E-15667)
141.2680	am	(P-2002/87; A-7358) (P-15483) (E-15667)
141.2720	am	(P-14219) (E-10197)
141.2760	am	(P-15483) (E-15667)
141.2840	am	(P-9804; A-14219) (E-10197)
141.2920	am	(P-2002/87; A-7358)
141.2960	am	(P-2002/87; A-7358) (P-9804; A-14219) (E-10197) (P-15483) (E-15667)
141.3040	am	(P-9804; A-14219) (E-10197)
141.3080	am	(P-2002/87; A-7358)
141.3280	am	(P-2002/87; A-7358)
141.3440	am	(P-15483) (E-15667)
141.3380	am	(P-15483) (E-15667)
141.3560	am	(P-2002/87; A-7358) (P-9804; A-14219) (E-10197)
141.3760	am	(P-9804; A-14219) (E-10197)
141.3800	am	(P-9804; A-14219) (E-10197)
141.3840	am	(P-15483) (E-15667)
141.3920	am	(P-2002/87; A-7358)
141.4000	am	(P-15483) (E-15667)
141.4040	am	(P-2002/87; A-7358) (P-9804; A-14219) (E-10197) (P-15483) (E-15667)
141.4160	am	(P-15483) (E-15667)
141.4200	am	(P-2002/87; A-7358) (P-9804; A-14219) (E-10197)
141.4440	am	(P-2002/87; A-7358) (P-15483) (E-15667)
141.4520	am	(P-15483) (E-15667)
141.4560	am	(P-9804; A-14219) (E-10197)
141.4640	am	(P-2002/87; A-7358)
141.4720	am	(P-15483) (E-15667)
141.4760	am	(P-2002/87; A-7358) (P-9804; A-14219) (E-10197) (P-15483) (E-15667)
147.5	re	(A-6956)
147.25	re	(A-6956)
147.50	re	(A-6956)
147.75	re	(A-6956)
147.75	am	(P-10627)
147.100	re	(A-6956)
147.100	am	(P-10627)
147.105	re	(A-6956)
147.125	re	(A-6956)

TITLE 89 (CONT'D)

240.132	re	(A-7980)
240.133	re	(A-7980)
240.134	re	(A-7980)
240.135	re	(A-7980)
240.140	re	(A-7980)
240.150	r	(P-10821)
240.150	re	(A-7980)
240.160	re	(A-7980)
240.160	n	(P-10821)
240.160	re	(A-7980)
240.200	re	(A-7980)
240.210	re	(A-7980)
240.210	am	(P-10821)
240.220	am	(P-10821)
240.220	re	(A-7980)
240.230	re	(A-7980)
240.230	am	(P-10821)
240.240	am	(P-10821)
240.240	re	(A-7980)
240.250	re	(A-7980)
240.250	re	(A-7980)
240.260	n	(P-10821)
240.260	re	(A-7980)
240.270	re	(A-7980)
240.270	n	(P-10821)
240.271	re	(A-7980)
240.272	re	(A-7980)
240.273	re	(A-7980)
240.274	re	(A-7980)
240.275	re	(A-7980)
240.276	re	(A-7980)
240.277	re	(A-7980)
240.278	re	(A-7980)
240.279	re	(A-7980)
240.280	re	(A-7980)
240.280	n	(P-10821)
240.281	re	(A-7980)
240.282	re	(A-7980)
240.283	re	(A-7980)
240.284	re	(A-7980)
240.285	re	(A-7980)
240.286	re	(A-7980)
240.287	re	(A-7980)
240.300	re	(A-7980)
240.300	am	(P-10821)
240.310	am	(P-10821)
240.310	re	(A-7980)
240.311	re	(A-7980)
240.312	re	(A-7980)
240.313	re	(A-7980)
240.314	re	(A-7980)
240.315	re	(A-7980)
240.316	re	(A-7980)
240.320	re	(A-7980)
240.330	am	(P-10821)
240.330	re	(A-7980)
240.340	re	(A-7980)

TITLE 89 (CONT'D)

240.340	am	(P-10821)
240.350	am	(P-10821)
240.350	re	(A-7980)
240.360	re	(A-7980)
240.360	am	(P-10821)
240.370	re	(A-7980)
240.400	re	(A-7980)
240.400	am	(P-10821)
240.405	re	(A-7980)
240.410	re	(A-7980)
240.410	am	(P-10821)
240.415	re	(A-7980)
240.415	am	(P-10821)
240.420	re	(A-7980)
240.421	re	(A-7980)
240.422	re	(A-7980)
240.423	re	(A-7980)
240.424	re	(A-7980)
240.425	am	(P-10821)
240.425	re	(A-7980)
240.426	re	(A-7980)
240.430	am	(P-10821)
240.430	re	(A-7980)
240.435	re	(A-7980)
240.435	am	(P-10821)
240.440	re	(A-7980)
240.445	re	(A-7980)
240.445	am	(P-10821)
240.450	re	(A-7980)
240.450	re	(A-7980)
240.455	re	(A-7980)
240.455	am	(P-10821)
240.460	re	(A-7980)
240.460	re	(A-7980)
240.465	re	(A-7980)
240.465	am	(P-10821)
240.470	am	(P-10821)
240.470	re	(A-7980)
240.475	re	(A-7980)
240.480	re	(A-7980)
240.480	am	(P-10821)
240.485	am	(P-10821)
240.485	re	(A-7980)
240.500	re	(A-7980)
240.510	re	(A-7980)
240.510	#	(P-10821)
240.510	am	(P-10821)
240.511	re	(A-7980)
240.512	re	(A-7980)
240.520	re	(A-7980)
240.520	#	(P-10821)
240.520	am	(P-10821)
240.521	re	(A-7980)
240.522	re	(A-7980)
240.523	re	(A-7980)
240.530	re	(A-7980)

TITLE 89 (CONT'D)

240.530	am	(P-10821)
240.531	re	(A-7980)
240.532	re	(A-7980)
240.533	re	(A-7980)
240.534	re	(A-7980)
240.535	re	(A-7980)
240.540	re	(A-7980)
240.600	re	(A-7980)
240.600	am	(P-10821)
240.610	am	(P-10821)
240.610	re	(A-7980)
240.611	re	(A-7980)
240.612	re	(A-7980)
240.613	re	(A-7980)
240.614	re	(A-7980)
240.615	re	(A-7980)
240.616	re	(A-7980)
240.620	re	(A-7980)
240.620	am	(P-10821)
240.630	am	(P-10821)
240.630	re	(A-7980)
240.640	re	(A-7980)
240.640	am	(P-10821)
240.650	re	(A-7980)
240.650	am	(P-10821)
240.655	#	(P-10821)
240.655	am	(P-10821)
240.660	re	(A-7980)
240.660	am	(P-10821)
240.710	am	(P-10821)
240.710	re	(A-7980)
240.715	re	(A-7980)
240.715	am	(P-10821)
240.720	am	(P-10821)
240.720	re	(A-7980)
240.725	re	(A-7980)
240.725	am	(P-10821)
240.730	re	(A-7980)
240.730	am	(P-10821)
240.735	am	(P-10821)
240.735	re	(A-7980)
240.740	re	(A-7980)
240.740	am	(P-10821)
240.745	n	(P-10821)
240.750	re	(A-7980)
240.750	am	(P-10821)
240.755	am	(P-10821)
240.760	re	(A-7980)
240.760	am	(P-10821)
240.800	am	(P-10821)
240.800	re	(A-7980)
240.810	am	(P-10821)
240.810	re	(A-7980)
240.815	re	(A-7980)
240.815	am	(P-10821)
240.820	am	(P-10821)

TITLE 89 (CONT'D)

240.820	re	(A-7980)
240.825	am	(P-10821)
240.825	re	(A-7980)
240.830	re	(A-7980)
240.830	am	(P-10821)
240.835	am	(P-10821)
240.841	re	(A-7980)
240.842	re	(A-7980)
240.843	re	(A-7980)
240.844	re	(A-7980)
240.845	re	(A-7980)
240.850	re	(A-7980)
240.855	am	(P-10821)
240.855	re	(A-7980)
240.860	re	(A-7980)
240.860	am	(P-10821)
240.865	am	(P-10821)
240.865	re	(A-7980)
240.875	re	(A-7980)
240.875	am	(P-10821)
240.875	am	(P-10821)
240.905	am	(P-10821)
240.905	re	(A-7980)
240.910	re	(A-7980)
240.910	am	(P-10821)
240.915	am	(P-10821)
240.915	re	(A-7980)
240.920	re	(A-7980)
240.920	am	(P-10821)
240.925	#	(P-10821)
240.925	re	(A-7980)
240.930	re	(A-7980)
240.930	n	(P-10821)
240.935	n	(P-10821)
240.940	am	(P-10821)
240.940	re	(A-7980)
240.945	am	(P-10821)
240.945	re	(A-7980)
240.950	am	(P-10821)
240.950	re	(A-7980)
240.955	re	(A-7980)
240.960	re	(A-7980)
240.961	re	(A-7980)
240.962	re	(A-7980)
240.963	re	(A-7980)
240.964	re	(A-7980)
240.965	re	(A-7980)
240.966	re	(A-7980)
240.970	re	(A-7980)
240.980	re	(A-7980)
240.990	re	(A-7980)
240.1010	re	(A-7980)
240.1010	am	(P-10821)
240.1020	am	(P-10821)
240.1020	re	(A-7980)
240.1030	n	(P-10821)

TITLE 89 (CONT'D)

240.1040	n	(P-10821)
240.1050	n	(P-10821)
240.1060	n	(P-10821)
240.1110	am	(P-10821)
240.1110	re	(A-7980)
240.1120	am	(P-10821)
240.1120	re	(A-7980)
240.1130	am	(P-10821)
240.1130	re	(A-7980)
240.1140	re	(A-7980)
240.1150	re	(A-7980)
240.1160	n	(P-10821)
240.1170	n	(P-10821)
240.1180	n	(P-10821)
240.1210	am	(P-10821)
240.1210	re	(A-7980)
240.1310	re	(A-7980)
240.1310	am	(P-10821)
240.1320	am	(P-10821)
240.1320	re	(A-7980)
240.1330	re	(A-7980)
240.1330	r	(P-10821)
240.1396	r	(P-10821)
240.1396	re	(A-7980)
240.1397	re	(A-7980)
240.1397	r	(P-10821)
240.1398	re	(A-7980)
240.1398	r	(P-10821)
240.1399	am	(P-10821)
240.1399	re	(A-7980)
240.1410	re	(A-7980)
240.1420	re	(A-7980)
240.1510	re	(A-7980)
240.1510	am	(P-10821)
240.1520	am	(P-10821)
240.1520	re	(A-7980)
240.1530	re	(A-7980)
240.1530	am	(P-10821)
240.1555	am	(P-10821)
240.1555	am	(P-10821)
240.1560	re	(A-7980)
240.1560	am	(P-10821)
240.1565	n	(P-10821)
240.1570	n	(P-10821)
240.1575	n	(P-10821)
240.1580	n	(P-10821)
240.1590	n	(P-10821)
240.1600	n	(P-10821)
240.1605	n	(P-10821)
240.1610	n	(P-10821)

TITLE 89 (CONT'D)

408.045	n	(P-13757)
408.050	n	(P-13757)
408.055	n	(P-13757)
408.060	n	(P-13757)
408.065	n	(P-13757)
408.070	n	(P-13757)
408.075	n	(P-13757)
408.080	n	(P-13757)
408.085	n	(P-13757)
408.090	n	(P-13757)
408.095	n	(P-13757)
408.100	n	(P-13757)
408.105	n	(P-13757)
408.110	n	(P-13757)
408.115	n	(P-13757)
408.120	n	(P-13757)
408.125	n	(P-13757)
408.130	n	(P-13757)
408.135	n	(P-13757)
408.140	n	(P-13757)
408.145	n	(P-13757)
408.150	n	(P-13757)
408.155	n	(P-13757)
408.160	n	(P-13757)
408.165	n	(P-13757)
408.170	n	(P-13757)
408.175	n	(P-13757)
408.180	n	(P-13757)
408.185	n	(P-13757)
408.190	n	(P-13757)
408.195	n	(P-13757)
408.200	n	(P-13757)
408.205	n	(P-13757)
408.210	n	(P-13757)
408.215	n	(P-13757)
408.220	n	(P-13757)
408.225	n	(P-13757)
408.230	n	(P-13757)
408.235	n	(P-13757)
408.240	n	(P-13757)
408.245	n	(P-13757)
408.250	n	(P-13757)
408.255	n	(P-13757)
408.260	n	(P-13757)
408.265	n	(P-13757)
408.270	n	(P-13757)
408.275	n	(P-13757)
408.280	n	(P-13757)
408.285	n	(P-13757)
408.290	n	(P-13757)
408.295	n	(P-13757)
408.300	n	(P-13757)
408.305	n	(P-13757)
408.310	n	(P-13757)
408.315	n	(P-13757)
408.320	n	(P-13757)
408.325	n	(P-13757)
408.330	n	(P-13757)
408.335	n	(P-13757)
408.340	n	(P-13757)
408.345	n	(P-13757)
408.350	n	(P-13757)
408.355	n	(P-13757)
408.360	n	(P-13757)
408.365	n	(P-13757)
408.370	n	(P-13757)
408.375	n	(P-13757)
408.380	n	(P-13757)
408.385	n	(P-13757)
408.390	n	(P-13757)
408.395	n	(P-13757)
408.400	n	(P-13757)
408.405	n	(P-13757)
408.410	n	(P-13757)
408.415	n	(P-13757)
408.420	n	(P-13757)
408.425	n	(P-13757)
408.430	n	(P-13757)
408.435	n	(P-13757)
408.440	n	(P-13757)
408.445	n	(P-13757)
408.450	n	(P-13757)
408.455	n	(P-13757)
408.460	n	(P-13757)
408.465	n	(P-13757)
408.470	n	(P-13757)
408.475	n	(P-13757)
408.480	n	(P-13757)
408.485	n	(P-13757)
408.490	n	(P-13757)
408.495	n	(P-13757)
408.500	n	(P-13757)
408.505	n	(P-13757)
408.510	n	(P-13757)
408.515	n	(P-13757)
408.520	n	(P-13757)
408.525	n	(P-13757)
408.530	n	(P-13757)
408.535	n	(P-13757)
408.540	n	(P-13757)
408.545	n	(P-13757)
408.550	n	(P-13757)
408.555	n	(P-13757)
408.560	n	(P-13757)
408.565	n	(P-13757)
408.570	n	(P-13757)
408.575	n	(P-13757)
408.580	n	(P-13757)
408.585	n	(P-13757)
408.590	n	(P-13757)
408.595	n	(P-13757)
408.600	n	(P-13757)
408.605	n	(P-13757)
408.610	n	(P-13757)
408.615	n	(P-13757)
408.620	n	(P-13757)
408.625	n	(P-13757)
408.630	n	(P-13757)
408.635	n	(P-13757)
408.640	n	(P-13757)
408.645	n	(P-13757)
408.650	n	(P-13757)
408.655	n	(P-13757)
408.660	n	(P-13757)
408.665	n	(P-13757)
408.670	n	(P-13757)
408.675	n	(P-13757)
408.680	n	(P-13757)
408.685	n	(P-13757)
408.690	n	(P-13757)
408.695	n	(P-13757)
408.700	n	(P-13757)
408.705	n	(P-13757)
408.710	n	(P-13757)
408.715	n	(P-13757)
408.720	n	(P-13757)
408.725	n	(P-13757)
408.730	n	(P-13757)
408.735	n	(P-13757)
408.740	n	(P-13757)
408.745	n	(P-13757)
408.750	n	(P-13757)
408.755	n	(P-13757)
408.760	n	(P-13757)
408.765	n	(P-13757)
408.770	n	(P-13757)
408.775	n	(P-13757)
408.780	n	(P-13757)
408.785	n	(P-13757)
408.790	n	(P-13757)
408.795	n	(P-13757)
408.800	n	(P-13757)
408.805	n	(P-13757)
408.810	n	(P-13757)
408.815	n	(P-13757)
408.820	n	(P-13757)
408.825	n	(P-13757)
408.830	n	(P-13757)
408.835	n	(P-13757)
408.840	n	(P-13757)
408.845	n	(P-13757)
408.850	n	(P-13757)
408.855	n	(P-13757)
408.860	n	(P-13757)
408.865	n	(P-13757)
408.870	n	(P-13757)
408.875	n	(P-13757)
408.880	n	(P-13757)
408.885	n	(P-13757)
408.890	n	(P-13757)
408.895	n	(P-13757)
408.900	n	(P-13757)
408.905	n	(P-13757)
408.910	n	(P-13757)
408.915	n	(P-13757)
408.920	n	(P-13757)
408.925	n	(P-13757)
408.930	n	(P-13757)
408.935	n	(P-13757)
408.940	n	(P-13757)
408.945	n	(P-13757)
408.950	n	(P-13757)
408.955	n	(P-13757)
408.960	n	(P-13757)
408.965	n	(P-13757)
408.970	n	(P-13757)
408.975	n	(P-13757)
408.980	n	(P-13757)
408.985	n	(P-13757)
408.990	n	(P-13757)
408.995	n	(P-13757)
409.000	n	(P-13757)

TITLE 89 (CONT'D)

532.110	am	(P-14656/87; A-9711)
537.10	am	(P-1903/87; A-12099)
537.40	am	(P-1903/87; A-12099)
562.30	am	(P-4685) (P-4788)
562.55	n	(P-4788)
567.20	am	(P-14661/87; A-3019)
567.100	am	(P-14661/87; A-3019)
587.50	am	(P-2192)
587.100	am	(P-19007/87; A-15621)
587.110	am	(P-2192)
587.130	n	(P-2192)
587.500	am	(P-2192)
587.600	am	(P-19007/87; A-15621)
592.45	n	(P-2095)
597.20	am	(P-2197)
597.150	n	(P-2197)
602.20	am	(P-13985/87; A-6745)
607.50	am	(P-20767/87; A-15156)
617.20	am	(P-11938/87; A-6959)
617.30	am	(P-17460/87; A-17957)
617.40	am	(P-15475/87; A-11498)
617.50	am	(P-15475/87; A-11498)
617.55	n	(P-15475/87; A-11498)
617.60	am	(P-11938/87; A-6959)
617.70	am	(P-15475/87; A-11498)
617.80	am	(P-11938/87; A-6959)
617.90	am	(P-15475/87; A-11498)
618.00	am	(P-17080/87; A-17090)
622.20	am	(P-15598/87; A-11505)
650.700	am	(P-15520)
675.100	am	(P-4691; A-18240)
675.200	am	(P-7568/87; A-7712)
675.300	am	(P-7568/87; A-7712) (P-13956)
685.600	am	(P-15023)
700.200	am	(P-10409)
700.300	am	(P-10409)
712.100	am	(P-10377)
712.200	am	(P-10377)
712.300	am	(P-10377)
712.400	am	(P-10377)
712.1000	n	(P-10377)
712.400	n	(P-10377)
714.310	n	(P-13952)
750.20	am	(P-13992/87; A-5450)
750.30	am	(P-13992/87; A-5450)
755.20	am	(P-13193/87; A-13971)
755.30	am	(P-13193/87; A-13971)
755.40	am	(P-13193/87; A-13971)
755.50	am	(P-13193/87; A-13971)
755.60	am	(P-13193/87; A-13971)
755.70	am	(P-13193/87; A-13971)
755.80	am	(P-13193/87; A-13971)
755.90	#	(P-13193/87; A-13971)
755.90	am	(P-13193/87; A-13971)
755.100	#	(P-13193/87; A-13971)
755.100	am	(P-13193/87; A-13971)

TITLE 89 (CONT'D)		TITLE 92 (CONT'D)	
853.103	n	(P-12208/87; A-11248)	440.420 am
(P-12208/87; A-11248)		(P-12208/87; A-11248)	(P-16414/87; A-4220)
853.110	am	(P-12208/87; A-11248)	442.260 am
853.130	am	(P-12208/87; A-11248)	448.Ap. A am
853.143	n	(P-12208/87; A-11248)	Ex. A n
853.150	am	(P-12208/87; A-11248)	IL. A n
853.193	n	(P-12208/87; A-11248)	IL. B n
853.230	n	(P-12208/87; A-11248)	IL. C n
870.10	n	(P-13932/87; A-11493)	IL. D n
870.20	n	(P-13932/87; A-11493)	IL. E n
910.10	n	(P-6005)	IL. F n
910.20	n	(P-6005)	IL. G n
910.30	n	(P-6005)	IL. H n
910.40	n	(P-6005)	448.Ap. D am
910.50	n	(P-6005)	Ex. A n
910.60	n	(P-6005)	451.10 n
910.70	n	(P-6005)	451.20 n
910.80	n	(P-6005)	451.30 n
			451.40 n
			451.50 n
			451.60 n
			451.70 n
			451.80 n
			451.90 n
			451.100 n
			451.110 n
			451.120 n
			451.130 n
			451.Ap. A n
			451.Ap. B n
			451.Ap. C n
			451.Ap. D n
			451.Ap. E n
			451.Ap. F n
			451.Ap. G n
			451.II. A n
			451.II. B n
			452.10 r
			452.20 r
			452.30 r
			452.40 r
			452.50 r
			452.60 r
			452.70 r
			452.80 r
			452.90 r
			452.100 r
			452.110 r
			452.120 r
			452.130 r
			452.150 r
			452.160 r
			452.170 r
			452.Tb. A r
			452.Tb. B r
			452.Tb. C r
			452.Tb. D r
			452.Tb. E r
			452.Tb. F r
			452.Tb. G r
			452.Tb. H r
			452.Tb. I r
			452.Tb. J r
			452.Tb. K r
			452.Tb. L r
			452.Tb. M r
			452.Tb. N r
			452.Tb. O r
			452.Tb. P r
			452.Tb. Q r
			452.Tb. R r
			452.Tb. S r
			452.Tb. T r
			452.Tb. U r
			452.Tb. V r
			452.Tb. W r
			452.Tb. X r
			452.Tb. Y r
			452.Tb. Z r
			452.Tb. AA r
			452.Tb. AB r
			452.Tb. AC r
			452.Tb. AD r
			452.Tb. AE r
			452.Tb. AF r
			452.Tb. AG r
			452.Tb. AH r
			452.Tb. AI r
			452.Tb. AJ r
			452.Tb. AK r
			452.Tb. AL r
			452.Tb. AM r
			452.Tb. AN r
			452.Tb. AO r
			452.Tb. AP r
			452.Tb. AQ r
			452.Tb. AR r
			452.Tb. AS r
			452.Tb. AT r
			452.Tb. AU r
			452.Tb. AV r
			452.Tb. AW r
			452.Tb. AX r
			452.Tb. AY r
			452.Tb. AZ r
			452.Tb. BA r
			452.Tb. BB r
			452.Tb. BC r
			452.Tb. BD r
			452.Tb. BE r
			452.Tb. BF r
			452.Tb. BG r
			452.Tb. BH r
			452.Tb. BI r
			452.Tb. BJ r
			452.Tb. BK r
			452.Tb. BL r
			452

TITLE 89 (CONT'D)

755.120	am	(P-13193/87; A-13971)
755.140	am	(P-13193/87; A-13971)
755.150	am	(P-13193/87; A-13971)
755.160	am	(P-13193/87; A-13971)
755.170	am	(P-13193/87; A-13971)
755.180	am	(P-13193/87; A-13971)
755.190	am	(P-13193/87; A-13971)
755.200	am	(P-13193/87; A-13971)
755.210	r	(P-13193/87; A-13971)
755.220	am	(P-13193/87; A-13971)
755.230	am	(P-13193/87; A-13971)
755.240	r	(P-13193/87; A-13971)
755.250	n	(P-13193/87; A-13971)
755.260	n	(P-13193/87; A-13971)
755.270	n	(P-13193/87; A-13971)
755.280	n	(P-13193/87; A-13971)
755.290	n	(P-13193/87; A-13971)
755.300	n	(P-13193/87; A-13971)
755.310	am	(P-13988/87; A-11255)
765.10	am	(P-13948; P-13943/87; A-12103)
765.11	am	(P-13943/87; A-12103)
765.12	am	(P-13943/87; A-12103)
765.13	am	(P-13943/87; A-12103)
765.14	am	(P-13943/87; A-12103)
765.15	am	(P-13943/87; A-12103)
765.16	am	(P-13943/87; A-12103)
765.17	am	(P-13955/87; A-6966)
765.18	am	(P-13955/87; A-6966)
765.19	am	(P-13955/87; A-6966)
765.20	am	(P-13955/87; A-6966)
765.21	am	(P-13955/87; A-6966)
765.22	am	(P-13955/87; A-6966)
765.23	am	(P-13955/87; A-6966)
765.24	am	(P-13955/87; A-6966)
765.25	am	(P-13955/87; A-6966)
765.26	am	(P-13955/87; A-6966)
765.27	am	(P-13955/87; A-6966)
765.28	am	(P-13955/87; A-6966)
765.29	am	(P-13955/87; A-6966)
765.30	am	(P-13955/87; A-6966)
765.31	am	(P-13955/87; A-6966)
765.32	am	(P-13955/87; A-6966)
765.33	am	(P-13955/87; A-6966)
765.34	am	(P-13955/87; A-6966)
765.35	am	(P-13955/87; A-6966)
765.36	am	(P-13955/87; A-6966)
765.37	am	(P-13955/87; A-6966)
765.38	am	(P-13955/87; A-6966)
765.39	am	(P-13955/87; A-6966)
765.40	am	(P-13955/87; A-6966)

TITLE 89 (CONT'D)

800.170	r	(P-13969/87; A-14027)
800.180	r	(P-13969/87; A-14027)
805.20	am	(P-14007/87; A-5453)
815.10	am	(P-14000/87; A-11260)
815.30	am	(P-14000/87; A-11260)
820.30	am	(P-13951/87; A-14008)
820.60	n	(P-13951/87; A-14008)
825.10	am	(P-13936/87; A-5443) (P-13941)
827.20	am	(P-718; A-14700)
827.30	am	(P-718; A-14700)
829.10	n	(P-5990)
829.20	n	(P-5990)
829.30	n	(P-5990)
829.40	n	(P-5990)
829.50	n	(P-5990)
829.60	n	(P-5990)
829.70	n	(P-5990)
829.80	n	(P-5990)
829.90	n	(P-5990)
830.35	n	(P-2092; A-14304)
843.10	n	(P-16405/87; A-13996)
843.10	am	(P-13015)
843.11	n	(P-16405/87; A-13996)
843.20	n	(P-16405/87; A-13996)
843.30	n	(P-16405/87; A-13996)
843.40	n	(P-16405/87; A-13996)
843.50	n	(P-16405/87; A-13996)
843.60	n	(P-16405/87; A-13996)
843.70	am	(P-15015)
843.80	am	(P-15015)
843.90	n	(P-16405/87; A-13996)
843.100	n	(P-16405/87; A-13996)
843.110	n	(P-16405/87; A-13996)
843.120	n	(P-16405/87; A-13996)
843.130	n	(P-16405/87; A-13996)
843.140	n	(P-16405/87; A-13996)
843.150	n	(P-16405/87; A-13996)
843.160	am	(P-15015)
843.170	am	(P-15015)
845.20	am	(P-16405/87; A-13996)
846.10	am	(P-8894/87; A-7722)
846.30	am	(P-8894/87; A-7722)
846.40	am	(P-8894/87; A-7722)
850.10	am	(P-8890/87; A-3781)
850.11	n	(P-8890/87; A-3781)
850.30	n	(P-8890/87; A-3781)
850.40	n	(P-8890/87; A-3781)
850.50	am	(P-8890/87; A-3781)
850.50	am	(P-8910)
853.93	n	(P-12208/87; A-11248)
853.100	am	(P-12208/87; A-11248)

TITLE 92 (CONT'D)

TITLE 92 (CONT'D)

452.76, E	r	(P-16447)	522.403	r	(P-6045; A-16201)
452.76, E	r	(P-16447)	522.404	r	(P-6045; A-16201)
522.10	n	(P-6011; A-16163)	522.405	r	(P-6045; A-16201)
522.10	n	(P-6045; A-16201)	522.407	r	(P-6045; A-16201)
522.20	n	(P-6011; C-6829)	522.500	r	(P-6045; A-16201)
522.20	n	(P-6045; A-16201)	522.600	r	(P-6045; A-16201)
522.30	n	(P-6011; A-16163)	522.601	r	(P-6045; A-16201)
522.30	n	(P-6045; A-16201)	522.602	r	(P-6045; A-16201)
522.40	n	(P-6011; A-16163)	522.603	r	(P-6045; A-16201)
522.40	n	(P-6045; A-16201)	522.604	r	(P-6045; A-16201)
522.50	n	(P-6011; A-16163)	522.700	r	(P-6045; A-16201)
522.60	n	(P-6011; A-16163)	522.800	r	(P-6045; A-16201)
522.70	n	(P-6011; O-12566; RC-12574; M-14738; A-16163)	522.801	r	(P-6045; A-16201)
522.80	n	(P-6011; A-16163)	522.802	r	(P-6045; A-16201)
522.90	n	(P-6011; O-12566; RC-12574; R-14738; A-16163)	522.803	r	(P-6045; A-16201)
522.100	n	(P-6011; A-16163)	522.900	r	(P-6045; A-16201)
522.110	n	(P-6011; A-16163)	522.1000	r	(P-6045; A-16201)
522.120	n	(P-6011; A-16163)	522.1001	r	(P-6045; A-16201)
522.130	n	(P-6011; O-12566; RC-12574; R-14738; A-16163)	522.1002	r	(P-6045; A-16201)
522.140	n	(P-6011; O-12566; RC-12574; R-14738; A-16163)	522.1003	r	(P-6011; A-16163)
522.150	n	(P-6011; A-16163)	522.1004	r	(P-6011; A-16163)
522.160	n	(P-6011; A-16163)	522.1005	r	(P-6011; A-16163)
522.170	n	(P-6011; A-16163)	522.1006	r	(P-6011; A-16163)
522.180	n	(P-6011; A-16163)	522.1007	r	(P-6011; A-16163)
522.190	n	(P-6011; A-16163)	522.1008	r	(P-6011; A-16163)
522.200	n	(P-6011; A-16163)	522.1009	r	(P-6011; A-16163)
522.210	n	(P-6011; A-16163)	522.1010	r	(P-6011; A-16163)
522.220	n	(P-6011; A-16163)	522.1011	r	(P-6011; A-16163)
522.230	n	(P-6011; A-16163)	522.1012	r	(P-6011; A-16163)
522.240	r	(P-6045; A-16201)	522.1013	r	(P-6011; A-16163)
522.301	r	(P-6045; A-16201)	522.1014	r	(P-6011; A-16163)
522.302	r	(P-6045; A-16201)	522.1015	r	(P-6011; A-16163)
522.303	r	(P-6045; A-16201)	522.1016	r	(P-6011; A-16163)
522.304	r	(P-6045; A-16201)	522.1017	r	(P-6011; A-16163)
522.305	r	(P-6045; A-16201)	522.1018	r	(P-6011; A-16163)
522.306	r	(P-6045; A-16201)	522.1019	r	(P-6011; A-16163)
522.307	r	(P-6045; A-16201)	522.1020	r	(P-6011; A-16163)
522.308	r	(P-6045; A-16201)	522.1021	r	(P-6011; A-16163)
522.309	r	(P-6045; A-16201)	522.1022	r	(P-6011; A-16163)
522.310	r	(P-6045; A-16201)	522.1023	r	(P-6011; A-16163)
522.311	r	(P-6045; A-16201)	522.1024	r	(P-6011; A-16163)
522.312	r	(P-6045; A-16201)	522.1025	r	(P-6011; A-16163)
522.313	r	(P-6045; A-16201)	522.1026	r	(P-6011; A-16163)
522.314	r	(P-6045; A-16201)	522.1027	r	(P-6011; A-16163)
522.315	r	(P-6045; A-16201)	522.1028	r	(P-6011; A-16163)
522.316	r	(P-6045; A-16201)	522.1029	r	(P-6011; A-16163)
522.317	r	(P-6045; A-16201)	522.1030	r	(P-6011; A-16163)
522.318	r	(P-6045; A-16201)	522.1031	r	(P-6011; A-16163)
522.319	r	(P-6045; A-16201)	522.1032	r	(P-6011; A-16163)
522.320	r	(P-6045; A-16201)	522.1033	r	(P-6011; A-16163)
522.400	r	(P-6045; A-16201)	522.1034	r	(P-6011; A-16163)
522.401	r	(P-6045; A-16201)	522.1035	r	(P-6011; A-16163)
522.402	r	(P-6045; A-16201)	522.1036	r	(P-6011; A-16163)

TITLE 92 (CONT'D)

TITLE 92 (CONT'D)

708.90	n	(P-5200)	1060.90	am	(P-11417)
708.100	n	(P-5200)	1060.100	am	(P-11417)
708.110	n	(P-5200)	1060.110	am	(P-11417)
708.120	n	(P-5200)	1060.140	am	(P-11417)
708.130	n	(P-5200)	1060.150	am	(P-11417)
708.140	n	(P-5200)	1060.160	am	(P-11417)
708.150	n	(P-5200)	1060.230	am	(P-11417)
708.160	n	(P-5200)	1060.250	am	(P-11417)
708.170	n	(P-5200)	1100.5	n	(P-2051287; A-13203)
708.180	n	(P-5200)	1100.7	n	(P-2077087; A-8448)
810.10	n	(P-5225; A-16203)	1100.10	am	(P-2077087; A-8448)
810.20	n	(P-5225; A-16203)	1100.20	n	(P-2077087; A-8448)
810.30	n	(P-5225; A-16203)	1100.30	n	(P-2077087; A-8448)
810.40	n	(P-5225; A-16203)	1205.10	am	(P-7947; O-14432; RC-14436; A-15540)
810.50	n	(P-5225; A-16203)	1205.100	am	(P-7947; O-14432; RC-14436; R-15719; A-15540)
810.60	n	(P-5225; A-16203)	1205.110	am	(P-7947; O-14432; RC-14436; R-15719; A-15540)
810.70	n	(P-5225; A-16203)	1205.115	n	(P-7947; O-14432; RC-14436; R-15719; A-15540)
810.80	n	(P-5225; A-16203)	1205.210	am	(P-7947; O-14432; RC-14436; R-15719; A-15540)
810.90	n	(P-5225; A-16203)	1206.20	am	(P-1888587; A-6089)
1000.41	n	(P-17269)	1207.40	n	(P-2047; A-10453)
1003.10	n	(P-8639; A-14719)	1235.10	n	(P-17045)
1003.20	n	(P-8639; A-14719)	1235.15	n	(P-17045)
1003.30	n	(P-8639; A-14719)	1235.20	n	(P-17045)
1003.40	n	(P-8639; A-14719)	1235.25	n	(P-17045)
1003.50	n	(P-8639; A-14719)	1235.30	n	(P-17045)
1003.60	n	(P-8639; A-14719)	1235.35	n	(P-17045)
1003.70	n	(P-8639; A-14719)	1235.40	n	(P-17045)
1003.80	n	(P-8639; A-14719)	1235.45	n	(P-17045)
1003.90	n	(P-8639; A-14719)	1235.50	n	(P-17045)
1010.240	am	(P-8257; A-14711)	1304.10	n	(P-13381)
1010.440	am	(P-16432)	1460.5	r	(P-13385)
1010.451	am	(P-8920; A-15193)	1460.10	r	(P-13385)
1010.452	am	(P-4792; O-11346; RC-11349; R-12920; A-13612)	1460.15	r	(P-13385)
1020.10	am	(P-3607; A-17962)	1460.20	r	(P-13385)
1020.20	am	(P-3607; A-17962)	1460.25	r	(P-13385)
1020.25	n	(P-12010)	1460.30	r	(P-13385)
1030.15	n	(P-12010)	1460.35	r	(P-13385)
1030.50	am	(P-1011787; A-3027)	1460.40	r	(P-13385)
1030.65	n	(P-1011787; A-3027)	1460.45	r	(P-13385)
1030.86	n	(P-17275)	1460.50	r	(P-13385)
1030.92	n	(P-4694; A-13221)	1460.100	r	(P-13385)
1030.94	n	(P-9840; A-16915)	1460.105	r	(P-13385)
1030.115	n	(P-1011787; A-3027)	1460.110	r	(P-13385)
1040.20	am	(P-4077; A-15625)	1460.115	r	(P-13385)
1040.30	am	(P-17259)	1460.120	r	(P-13385)
1040.32	n	(P-1147587; A-2148)	1460.125	r	(P-13385)
1040.32	am	(P-8913; A-16153)	1460.130	r	(P-13385)
1040.40	am	(P-17259)	1460.135	r	(P-13385)
1040.42	n	(P-10655; A-16906)	1460.140	r	(P-13385)
1040.43	n	(P-10655; A-16906)	1460.145	r	(P-13385)
1040.65	am	(P-6916; A-14351)			
1040.66	n	(P-15947)			
1040.70	n	(P-9409; A-17090)			
1060.5	n	(P-11417)			
1060.10	am	(P-11417)			
1060.20	am	(P-11417)			
1060.30	am	(P-11417)			
1060.80	am	(P-11417)			

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848.365 n (A-19429)
848.370 n (A-19429)
848.375 n (A-19429)
848.Ap. A n (A-19429)
906.10 n (P-19332)
906.20 n (P-19332)
906.25 n (P-19332)
906.30 n (P-19332)
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906.50 n (P-19332)
906.60 n (P-19332)
906.70 n (P-19332)
906.Ap. A n (P-19332)
.II. A n (P-19332)
.II. B n (P-19332)
.II. C n (P-19332)
.II. D n (P-19332)
.II. E n (P-19332)
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.II. H n (P-19332)
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Ex. C n (P-19332)
Ex. D n (P-19332)
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Ex. F n (P-19332)
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Ex. H n (P-19332)
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TITLE 89
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140.560 am (A-19396)
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10.30 am (P-19365)
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10.50 am (P-19365)
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